HOGAN & HARTSON

DEC. 8. 9.11988 - 1024

INTERSTATE COMMERCE COMMISSION

6701 BOCKLEDGE DRIVE BETHESDA, MARYLAND 20817 301/493-0030

111 SOUTH CALVERT STREET BALTIMORE, MARYLAND 21202 301/659-2700

6300 GREENSBORO DRIVE McLEAN, VIRGINIA 22102 703/848-2600

COLUMBIA SQUARE

555 THIRTEENTH STREET NW WASHINGTON, DC 20004-1109

202/637-5600

WRITER'S DIRECT DIAL NUMBER 202/637-65361

Ms. Mildred Lee

INTERSTATE COMMERCE COMMISSION

DEC 3 0 1988 - 10 1 PM

December 30, 1988

INTERSTATE COMMERCE COMMISSION

Office of the Secretary Recordations Unit Room 2303 Interstate Commerce Commission 12th and Constitution Avenue, N.W. Washington, D.C. 20423

DEC 3 0 1988 -10 111 PM

612<u>3</u>

Interstate commerce commission

ATTENTION:

Dear Ms. Lee:

Enclosed are an original and one certified true copy of each of the documents described below, to be recorded pursuant to 49 U.S.C. § 11303. These documents are (1) four equipment lease agreements, dated December 15, 1988; (2) four lease supplements No. 1 dated December 30, 1988; (3) four security agreement-trust deeds, dated December 15, 1988 and (4) four security agreement-trust deed supplements No. 1 dated December 30, 1988.

The names and addresses of the parties of Pullman f Leasing Trusts Nos. 88-1 through 88-4 are as follows:

(1) The parties to the Equipment Lease Agreement are:

Wilmington Trust Company, as lessor Rodney Square North Wilmington, Delaware 19890 and

Pullman Leasing Company, as lessee 200 South Michigan Avenue Chicago, Illinois 60604

Office of the Secretary December 30, 1988 Page 2

< 1

(2) The parties to the Lease Supplement No. 1 are:

Wilmington Trust Company, as owner-trustee Rodney Square North Wilmington, Delaware 19890 and

Pullman Leasing Company, as lessee 200 South Michigan Avenue Chicago, Illinois 60604

(3) The parties to the Security Agreement-Trust Deed are:

Wilmington Trust Company, as owner-trustee Rodney Square North Wilmington, Delaware 19890 and

The Connecticut Bank and Trust Company,
National Association, as security trustee
One Constitution Plaza
Hartford, Connecticut 06115

(4) The parties to the Security Agreement-Trust Deed Supplement No. 1 are:

Wilmington Trust Company, as owner-trustee Rodney Square North Wilmington, Delaware 19890 and

The Connecticut Bank and Trust Company,
National Association, as security trustee
One Constitution Plaza
Hartford, Connecticut 06115

Office of the Secretary December 30, 1988 Page 3

A description of the equipment covered by these documents follows:

88-1: 400 100-ton 5,850 cfc Covered Hopper Cars
250 100-ton 3,000 cfc Covered Hopper Cars
150 23,500-gallon Coiled and Insulated Tank Cars
50 30,000-gallon Non-Coiled and Non-Insulated
Tank Cars

50 20,000-gallon Coiled and Insulated Tank Cars

- 88-2: 941 100-ton 4,570 cfc Covered Hopper Cars
- 88-3: 793 100-ton 4,570 cfc Covered Hopper Cars
- 88-4: 794 100-ton 4,570 cfc Covered Hopper Cars 123 20,800-gallon Coiled and Insulated Tank Cars

A filing fee of \$13.00 per document is enclosed. Please return the original and any extra copies not needed by the Commission for recordation to the undersigned.

Sincerely

Nancy Rosenshein Legal Assistant

Enclosures

cc: Patrick M. Raher Peter F. Rousselot

Interstate Commerce Commission Washington, D.C. 20423

12/30/88

OFFICE OF THE SECRETARY

Nancy Rosenshein
Legal Assistant
Hogan & Hartson
Columbia Square
555 13th & St N.W.
Washington, D.C. 20004-1100

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 12/30/88 at 10:55am, and assigned recordation number(s). 16128 16128-A, 16128-B & 16128-C

Sincerely yours,

Vereta L. M. En

Secretary

Enclosure(s)



EQUIPMENT LEASE AGREEMENT

Dated as of December 15, 1988

Between

WILMINGTON TRUST COMPANY
As Trustee under Pullman Leasing Trust No. 88-3

LESSOR

And

PULLMAN LEASING COMPANY

LESSEE

(Pullman Leasing Trust No. 88-3)

793 100-ton 4570 cfc Covered Hopper Cars

This Equipment Lease Agreement and the rentals and other sums due and to become due hereunder have been assigned to and are subject to a security interest in favor of The Connecticut Bank and Trust Company, National Association as Security Trustee under a Security Agreement-Trust Deed dated as of December 15, 1988 between said Security Trustee and the Owner-Trustee hereunder, as Debtor. Information concerning such security interest may be obtained from the Security Trustee at its address set forth in Section 21.1 of this Equipment Lease Agreement.

TABLE OF CONTENTS

Sect	<u>ion</u> <u>Heading</u>	Page
Part	ies	1
Reci	tals	1
1.	Purchase of Equipment and Acceptance under Lease	1
	1.1. Purchase and Lease of Equipment	1 2
2.	Rentals and Payment Dates	2
	2.1. Rent for Equipment	2 2 3 3 4
3.	Term of the Lease	5
4.	Ownership and Marking of Equipment	6
	4.1. Retention of Title	6 6 6
5.	Disclaimer of Warranties	7
6.	Lessee's Indemnities	8
	6.1. General Tax Indemnity	8 13
7.	Rules, Laws and Regulations	14
8.	Use and Maintenance of Equipment	14
9.	Liens on the Equipment	16
10.	Filing	16
11.	Insurance; Payment for Casualty Occurrence; Obsolescence	18
	11.1. Insurance	18 20

	11.3. Sum Payable for Casualty Loss 11.4. Rent Termination 11.5. Disposition of Equipment 11.6. Casualty Value 11.7. Risk of Loss 11.8. Eminent Domain 11.9. Obsolescence 11.10. Termination Value	21 21 21 21 21 22 22 24
12.	Annual Reports	24
	12.1. Duty of Lessee to Furnish	24 25
13.	Return of Equipment Upon Expiration of Term	25
14.	Default	26
	14.1. Events of Default 14.2. Remedies 14.3. Cumulative Remedies 14.4. Owner-Trustee's Failure to Exercise Rights. 14.5. Notice of Event of Default	26 29 32 32 32
15.	Return of Equipment Upon Default	33
	15.1. Lessee's Duty to Return	33 33 33
16.	Assignments by Owner-Trustee	34
17.	Assignments by Lessee; Use and Possession	35
	17.1. Lessee's Rights to the Equipment; Sublease	35 36 36
18.	Options to Renew and Purchase	36
٠	18.1. Determination of Fair Market Value and Fair Rental Value 18.2. Options to Purchase 18.3. Option to Renew 18.4. Casualty Value during Renewal Term 18.5. Casualty Occurrence 18.6. Delivery of Equipment	36 37 38 38 38
19.	Interest on Overdue Rentals and Amount Paid	20

20.	Financ	cial Covenants	39
	20.1 20.2 20.3 20.4	Subordinated Debt to Tangible Net Worth	39 39 39 39
21.	Miscel	llaneous	41
	21.2. 21.3. 21.4. 21.5. 21.6. 21.7. 21.8.	Notices Right of Owner-Trustee to Perform No Waiver Execution in Counterparts Law Governing Headings and Table of Contents Severability True Lease Limitations of Liability	41 43 43 43 44 44 44
Attac	chments	s to Equipment Lease:	
Scheo Scheo Scheo Exhib	dule B dule C dule D dule E oit A	 Description of Items of Equipment Schedule of Fixed Rent Installments Schedule of Casualty Values for Items of Equipment Schedule of Termination Values for Items of Equipment Pricing Assumptions Lease Supplement Definitions 	

EQUIPMENT LEASE AGREEMENT

THIS EQUIPMENT LEASE AGREEMENT dated as of December 15, 1988 is between WILMINGTON TRUST COMPANY, a Delaware banking corporation, not individually but solely in its capacity as trustee (the "Owner-Trustee") under Pullman Leasing Trust No. 88-3, and PULLMAN LEASING COMPANY, a Delaware corporation (the "Lessee").

RECITALS:

- A. The Lessee has agreed to sell the Items of Equipment to the Owner-Trustee and to lease such Items of Equipment back from the Owner-Trustee pursuant to this Lease.
- B. The capitalized terms used in this Lease shall have the respective meanings indicated in Annex I hereto unless elsewhere defined herein. Where any provision in this Lease refers to action to be taken by any Person, or which such Person is prohibited from taking, such provision shall be applicable whether such action is taken directly or indirectly by such Person.
- C. Where the character or amount of any asset or liability or item of income or expense is required to be determined or any consolidation or other accounting computation is required to be made for the purposes of this Lease, this shall be done in accordance with generally accepted accounting principles at the time in effect, to the extent applicable, except where such principles are inconsistent with the requirements of this Lease.

SECTION 1. PURCHASE OF EQUIPMENT AND ACCEPTANCE UNDER LEASE.

1.1. Purchase and Lease of Equipment. The Owner-Trustee hereby agrees (subject to the satisfaction of the conditions set forth herein and in the Participation Agreement) to purchase the Equipment from the Lessee under the Bill of Sale and simultaneously lease the Equipment to the Lessee hereunder, and the Lessee hereby agrees to sell to the Owner-Trustee pursuant to the Bill of Sale and to lease the Equipment from the Owner-Trustee hereunder, as evidenced by the execution by the Owner-Trustee and the Lessee of the Lease Supplement. The Lessee shall be deemed for all purposes to have accepted the Equipment upon the delivery by the Lessee of the Bill of Sale to the Owner-Trustee. Lessee agrees that such delivery of the Bill of Sale by the Lessee shall, without further act, irrevocably constitute acceptance by the Lessee of the Equipment for all purposes of this Agreement.

1.2. Lease Supplement. On the Equipment Closing Date, simultaneously with the delivery of the Bill of Sale, the Lessee agrees that it will enter into a Lease Supplement with the Owner-Trustee substantially in the form attached as Exhibit A, which Lease Supplement shall describe the Items of Equipment, set forth the Equipment Cost thereof, and shall state that the Equipment is free and clear of all liens or encumbrances, and that the Lessee has unconditionally accepted the same for purposes of this Lease. The Lessee's execution and delivery of a Lease Supplement pursuant to this Section 1.2 shall conclusively establish that each Item of Equipment is acceptable to and accepted by the Lessee under this Lease, notwithstanding any defect with respect to design, manufacture or condition or in any other respect, and shall conclusively establish as between the Owner-Trustee and the Lessee that such Item of Equipment is in good order and condition and conforms to the specifications applicable thereto and to all applicable United States Department of Transportation and Interstate Commerce Commission requirements and specifications, if any, and to all standards recommended by the Association of American Railroads applicable to railroad equipment of the character of such Item of Equipment as of the date of delivery and acceptance by the Lessee hereunder. By execution and delivery of such Lease Supplement, the Lessee represents that it has no knowledge of any such defect.

SECTION 2. RENTALS AND PAYMENT DATES.

- 2.1. Rent for Equipment. The Lessee agrees to pay the Owner-Trustee the following rent for each Item of Equipment:
- (a) Fixed Rent. Rent (the "Fixed Rent") shall be payable for the Base Term in twenty (20) consecutive semi-annual installments, payable in arrears on December 15, 1989 and on each Rent Payment Date thereafter in the amounts set forth on Schedule B hereto.
- (b) Additional Rent. In addition to the foregoing rental, the Lessee agrees to pay to the Owner-Trustee, or to whomsoever shall be entitled thereto, any and all Additional Rent, promptly as the same shall become due and owing, and in the event of any failure on the part of the Lessee to pay any Additional Rent, the Owner-Trustee shall have all rights, powers and remedies provided for herein or by law or equity or otherwise in the case of nonpayment of Fixed Rent.
- 2.2. <u>Business Days</u>. If any of the Rent Payment Dates is not a Business Day, the rent payment otherwise payable on such date shall be payable on the immediately preceding Business Day.

2.3. Adjustment of Rentals. The Lessee and the Owner-Trustee agree that the Fixed Rent payable hereunder and the Casualty Value and Termination Value percentages set forth in Schedules C and D hereto have been calculated on the assumptions (the "Pricing Assumptions") set forth in Schedule E hereto. If any of the Pricing Assumptions shall prove to be incorrect, then the Lessee and the Owner-Trustee agree that the percentages for Fixed Rent, Casualty Value and Termination Value will be adjusted prior to the first Rental Payment Date which follows by more than thirty (30) days the event giving rise to such adjustment. Any such adjustment shall be made in such manner as will result, in the Trustor's reasonable judgment, in maintaining for the Trustor the same aggregate after-tax cash flow and either, at the discretion of the Trustor (i) net after-tax yield under the multiple investment sinking fund method of analysis or (ii) net after-tax return on equity that would have been realized by the Trustor over the entire term of this Lease had such event not occurred and the Pricing Assumptions proved correct (with respect to the calculation of yield, assuming a zero sinking fund) (the "Net Economic Return").

Anything in this Section 2.3 or elsewhere in the Operative Documents to the contrary notwithstanding, the amounts payable as installments of Fixed Rent, Termination Value and Casualty Value hereunder, with respect to any Item of Equipment (i) shall in no event be reduced below amounts necessary to discharge that portion of the principal of and/or interest on the Notes due and payable on each Rent Payment Date, Casualty Value payment date, or Termination Value payment date under this Lease, (ii) shall not be reduced below an amount which would cause the Trustor to lose the ability to account for this Lease and its investment in the Equipment using leveraged lease accounting, in accordance with Financial Accounting Standards Board Statement No. 13, and (iii) any adjustments required by this Section 2.3 shall be made in a manner (subject to the restrictions of the preceding clauses) consistent with the Guidelines and any other published or announced position of the Internal Revenue Service concerning true leases. The Trustor shall furnish the Owner-Trustee, the Lessee, the Noteholders and the Security Trustee with revised Schedules B, C and D hereto setting forth any adjustments required by the first paragraph of this Section 2.3 at least ten (10) days prior to such revised Schedules becoming effective. If Lessee requests, at Lessee's expense, such adjusted schedules shall be verified by an independent accounting firm mutually agreeable to Trustor and Lessee.

2.4. Place and Manner of Rent Payment. The payments to be made by the Lessee under this Lease shall be made as follows:

- (a) The installments of Fixed Rent, the entire amount of any payments of Casualty Value, Termination Value or other payment pursuant to Section 11, any payment of the purchase price of the Equipment pursuant to Section 18, and any payment pursuant to Section 14, shall be paid to the Owner-Trustee by wire transfer to the principal office of the Owner-Trustee at the address thereof provided for payments in Section 21.1 hereof; provided that until the Lessee shall have received notice from the Security Trustee that all Secured Indebtedness has been fully paid and satisfied, the Lessee shall make such payment by wire transfer to the office of the Security Trustee designated in Section 21.1 hereof or as otherwise designated from time to time in writing by the Security Trustee;
- (b) The amount of any payment owing to the Owner-Trustee or the Trustor pursuant to Sections 6 and 11.1 (but in the case of Section 11.1, only with respect to public liability insurance), shall be made directly to the party to receive the same by wire transfer as specified in the Operative Agreements or as instructed in writing by such party without regard to the assignment of this Lease pursuant to Section 16 hereof;
- of the late payment of any interest due in respect of the late payment of any rentals or other amounts pursuant to Section 19 hereof and any amounts advanced pursuant to Section 21.2 and any interest thereon shall be paid to the party and in the manner herein provided to receive said rental or other amount by wire transfer as specified in the Operative Agreements or as instructed in writing by such party; and
- (d) All payments other than those above specified shall be made by the Lessee directly to the party to receive the same.

The Lessee agrees that it will make payments due hereunder by wire transfer, at the opening of business of the office of the transferring bank on the due date of such payment of federal or otherwise immediately available funds to the party to whom such payment is to be made.

2.5. Net Lease. This Lease is a net lease and the Lessee's obligation to pay all Additional Rent and Fixed Rent and other amounts payable hereunder shall be absolute and unconditional under any and all circumstances and, without limiting the generality of the foregoing, the Lessee shall

not be entitled to any abatement of rent or reduction thereof or setoff against rent, including, but not limited to, abatements, reductions or setoffs due to any present or future claims of the Lessee against the Owner-Trustee under this Lease or otherwise or against any assignee of the Owner-Trustee pursuant to Section 16 hereof; nor, except as otherwise expressly provided herein, shall this Lease terminate, or the respective obligations of the Owner-Trustee or the Lessee be otherwise affected, by reason of any defect in or damage to or loss or destruction of or requisitioning of the Equipment by condemnation or otherwise, the prohibition of Lessee's use of the Equipment other than by the Owner-Trustee's material breach of the Lessee's right of quiet enjoyment, the interference with such use by any private person or corporation, the invalidity or unenforceability or lack of due authorization or other infirmity of this Lease, or lack of right, power or authority of the Owner-Trustee to enter into this Lease, or for any other cause whether similar or dissimilar to the foregoing, any present or future law to the contrary notwithstanding, it being the intention of the parties hereto that the rents and other amounts payable by the Lessee hereunder shall continue to be payable in all events unless the obligation to pay the same shall be terminated pursuant to Section 11 hereof, or until, pursuant to Section 13 or 15 hereof, the Equipment has been returned to the possession of the Owner-Trustee (for all purposes of this Lease any Item of Equipment shall not be deemed to have been returned to the Owner-Trustee's possession until all of the Lessee's obligations with respect to the return, transportation and storage thereof have been performed). To the extent permitted by applicable law, the Lessee hereby waives any and all rights which it may now have or which at any time hereafter may be conferred upon it, by statute or otherwise, to terminate, cancel, quit or surrender the lease of any of the Items of Equipment except in accordance with the express terms hereof. Each rental or other payment made by the Lessee hereunder shall be final and the Lessee shall not seek to recover all or any part of such payment from the Owner-Trustee or any assignee pursuant to Section 16 hereof for any reason whatsoever.

SECTION 3. TERM OF THE LEASE.

The interim term of this Lease (the "Interim Term") as to each Item of Equipment shall commence on the Equipment Closing Date and shall terminate upon the commencement of the Base Term. The base term of this Lease (the "Base Term") as to each Item of Equipment shall begin on the Base Term Commencement Date and shall terminate on June 15, 1999 subject to earlier termination pursuant to Sections 11 and 15. Subject and pursuant to the terms of Section 18 hereof; the Lessee may elect up to two Renewal Terms.

SECTION 4. OWNERSHIP AND MARKING OF EQUIPMENT.

- 4.1. Retention of Title. The Owner-Trustee, as between the Owner-Trustee and the Lessee, shall and hereby does retain full legal title to the Equipment notwithstanding the delivery thereof to and possession and use thereof by the Lessee.
- 4.2. Duty to Number and Mark Equipment. The Lessee will cause each Item of Equipment to be kept numbered with one of its road numbers as set forth in Schedule A hereto. As soon as practicable but in any event not later than December 31, 1990, the Lessee will cause each Item of Equipment to be numbered with its new road number shown on Schedule A, and will from and after such date keep and maintain, plainly, distinctly, permanently and conspicuously marked by a plate or stencil printed in contrasting colors upon each side of each Item of Equipment in letters not less than one inch in height as follows:

"Leased from a Bank or Trust Company, as Trustee, and Subject to a Security Interest recorded with the I.C.C."

with appropriate changes thereof and additions thereto as from time to time may be required by law in order to protect the title of the Owner-Trustee to such Item of Equipment, its rights under this Lease and the rights of any assignee under Section 16 hereof. Except as provided hereinabove, the Lessee will not place any such Item of Equipment in operation or exercise any control or dominion over the same until the required legend shall have been so marked on both sides thereof and will replace promptly any such names and word or words which may be removed, defaced, obliterated or destroyed. The Lessee will not change the road number of any Item of Equipment except in accordance with a statement of new road numbers to be substituted therefor, which statement previously shall have been delivered to the Owner-Trustee and the Trustor by the Lessee and filed, recorded or deposited in all public offices where this Lease shall have been filed, recorded or deposited.

4.3. Prohibition Against Certain Designations. Except as above provided, the Lessee will not allow the name of any Person, association or corporation to be placed on the Equipment as a designation that might be interpreted as a claim of ownership; provided, however, that the Lessee may cause the Equipment to be lettered with the names or initials or other insignia customarily used by the Lessee or its Permitted Sublessees or its affiliates on railroad equipment used by it or its Permitted Sublessees of the same or a similar type for convenience of identification of the right

of the Lessee or a Permitted Sublessee to use the Equipment under this Lease or its sublease.

SECTION 5. DISCLAIMER OF WARRANTIES.

THE LESSEE ACKNOWLEDGES AND AGREES THAT (i) THE EQUIPMENT AND EACH ITEM THEREOF IS OF A SIZE, DESIGN, CAPACITY AND MANUFACTURE SELECTED BY AND ACCEPTABLE TO THE LESSEE, (ii) THE LESSEE IS SATISFIED THAT THE EQUIPMENT AND EACH ITEM THEREOF IS SUITABLE FOR ITS PURPOSES, (iii) THE OWNER-TRUSTEE IS NOT A MANUFACTURER NOR A DEALER IN PROPERTY OF SUCH KIND. (iv) THE EQUIPMENT AND EACH ITEM THEREOF IS LEASED HEREUNDER SUBJECT TO ALL APPLICABLE LAWS AND GOVERNMENTAL REGULATIONS NOW IN EFFECT OR HEREAFTER ADOPTED AND IN THE STATE AND CONDITION OF EVERY PART THEREOF WHEN THE SAME FIRST BECAME SUBJECT TO THIS LEASE, WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND BY THE OWNER-TRUSTEE, AND (v) AS BETWEEN THE OWNER-TRUSTEE AND THE LESSEE, THE OWNER-TRUSTEE LEASES THE EQUIPMENT AND EACH ITEM THEREOF, AS-IS WITHOUT WARRANTY OR REPRESENTATION EITHER EXPRESS OR IMPLIED, AS TO (A) THE TITLE, CONDITION, FITNESS, DESIGN, OPERATION OR MERCHANTABILITY THEREOF, (B) THE OWNER-TRUSTEE'S TITLE THERETO, (C) THE LESSEE'S RIGHT TO THE QUIET ENJOYMENT THEREOF (EXCEPT THAT THE OWNER-TRUSTEE AGREES NOT TO WRONGFULLY INTERFERE WITH THE LESSEE'S QUIET ENJOYMENT THEREOF), or (D) ANY OTHER MATTER WHATSOEVER, IT BEING AGREED THAT ALL SUCH RISKS, AS BETWEEN THE OWNER-TRUSTEE AND THE LESSEE, ARE TO BE BORNE BY THE LESSEE. It is agreed that, as between the Indemnified Parties and the Lessee, all risks incident to the matters discussed in the preceding sentence are to be be borne by the Lessee. The provisions of this Section 5 have been negotiated by the Owner-Trustee and the Lessee and are intended to be a complete exclusion and negation of any representations or warranties of the Indemnified Parties, express or implied, with respect to the Equipment or any Item thereof that may arise pursuant to any law now or hereafter in effect, or otherwise. The Owner-Trustee hereby appoints and constitutes the Lessee its agent and attorney-in-fact during the term of this Lease to assert and enforce, from time to time, in the name and for the account of the Owner-Trustee and the Lessee, as their interests may appear, but in all cases at the sole cost and expense of the Lessee, whatever claims and rights the Owner-Trustee may have as owner of the Equipment against the original manufacturer or any prior owner thereof, provided, however, that if at any time a Default or Event of Default shall have occurred and be continuing, the Owner-Trustee may assert and enforce, at the Lessee's sole cost and expense, such claims and rights, and provided, further, that the Owner-Trustee has, at any time, the right, but not the obligation, to proceed on its own behalf against the manufacturer or any prior owner of the Equipment. The Owner-Trustee shall have no responsibility or liability to the Lessee or any other Person with respect to any of the following:

(i) any liability, loss or damage caused or alleged to be caused directly or indirectly by any Item of Equipment or by any inadequacy thereof or deficiency or defect therein or by any other circumstances in connection therwith; (ii) the use, operation or performance of any Item of Equipment or any risks relating thereto; (iii) any interruption of service, loss of business or anticipated profits or consequential damages; or (iv) the delivery, operation, servicing, maintenance, repair, improvement or replacement of any Item of Equipment. The Lessee's delivery of the Lease Supplement shall be conclusive evidence as between the Lessee and the Owner-Trustee that all Items of Equipment described therein are in all the foregoing respects satisfactory to the Lessee, and the Lessee will not assert any claim of any nature whatsoever against the Owner-Trustee based on any of the foregoing matters.

SECTION 6. LESSEE'S INDEMNITIES.

6.1. General Tax Indemnity.

(a) All payments to be made by the Lessee hereunder will be free of expense to the Owner-Trustee and each other Indemnified Party for collection or other charges and all "taxes or other impositions," as hereinafter defined. Lessee agrees to pay, and indemnify and hold each Indemnified Party harmless from, all license and registration fees and all taxes (including without limitation franchise taxes), assessments, rates and charges, excises, permit fees, inspection fees, levies, imposts, duties, charges or withholding of any nature whatsoever, including without limitation sales, gross receipts, transfer, property, stamp, use or similar taxes, together with any penalties, fines or interest thereon (herein called "taxes or other impositions") imposed against any Indemnified Party, the Lessee, the Equipment or any Item or part thereof by any federal, state or local government or taxing authority in the United States or by any foreign country or subdivision thereof, or by any international organization, upon or with respect to the Equipment or any Item or part thereof, or upon the purchase, ownership, substitution, sale, delivery, leasing, possession, use, operation, return or other disposition thereof, or upon the rentals, the receipts or earnings arising therefrom, or upon or with respect to the Lease or upon the Rent or other sums payable by the Lessee hereunder or with respect to the other Operative Agreements, any payment made pursuant to any such agreement, or the property, the income or other proceeds received with respect to the Equipment or otherwise on or with respect to the transactions contemplated by the Operative Agreements (all such fees, taxes, assessment, rates and charges, excises, levies, imposts, duties, charges and withholdings, and all penalties, fines, additions to tax and interests imposed in connection therewith being hereinafter

called "Taxes") provided that the foregoing indemnity shall not apply to (i) the aggregate of all income, franchise and capital taxes measured by net income, capital or net worth and based on the receipt of payments provided in this Lease, the Participation Agreement or the Notes (hereinafter referred to as "Income Taxes"); provided, however, that, notwithstanding the exclusion described in clause (i) hereof, there shall not be excluded from the foregoing indemnity (A) any net increase in Taxes resulting from the imposition of Taxes by any jurisdiction (other than the jurisdiction in which such Indemnified Party has its principal place of business) if such Indemnified Party would not have been required to file returns with respect to Taxes of such type or pay such Taxes had the Equipment or any part thereof not been used, operated or located, or the Lessee had not conducted its operations in, such jurisdiction, or (B) any Taxes which are by their terms in lieu of Taxes which would otherwise be indemnified; (ii) Taxes (other than Income Taxes) payable upon the sale, transfer or assignment by the Trustor, the Noteholders or any of their respective assignees of any interest in the Equipment, this Lease or the Notes; provided, however, that if such sale, transfer or assignment occurs as a result of a termination of this Lease based upon an Event of Default hereunder, a termination which occurs by reason of an event which requires payment of Casualty Value pursuant to Section 11 hereof or an exercise by the Lessee of its purchase options or early termination options contained in Section 18 hereof, such Taxes shall not be excluded under this clause (ii); and (iii) Taxes measured by the receipt of fee income or other compensation by the Owner-Trustee or the Security Trustee. In the event any reports with regard to taxes or other impositions are required to be made on the basis of individual Items or otherwise, the Lessee will, where permitted to do so under applicable rules or regulations, make and timely file such reports in such a manner as to show the interest of the Owner-Trustee and Security Trustee in the Items as shall be satisfactory to the Owner-Trustee and the Security Trustee or, where not so permitted, will, as soon as the Lessee has knowledge thereof, notify the Owner-Trustee and the Security Trustee of such requirement and will assist in preparation of such reports by the Owner-Trustee or the Security Trustee in such manner as shall be satisfactory to the Owner-Trustee and the Security Trustee. Unless otherwise required by law that the Lessee shall include the Equipment in the ad valorem tax returns to be filed by the Lessee in the applicable states or localities and that, unless otherwise required by law, no Indemnified Party shall include the Equipment in any ad valorem or other similar tax returns filed by it in such states or localities.

(b) Lessee further agrees that, with respect to any payment or indemnity to an Indemnified Party under this Section 6.1, and notwithstanding clauses (i) and (ii) of

Section 6.1(a) above, Lessee's indemnity obligations shall include any amount necessary to hold such Indemnified Party harmless on an after-tax basis from all Taxes required to be paid by such Indemnified Party with respect to such payment or indemnity (including any payments under this Section 6.1(b)). If any Indemnified Party realizes a net reduction in Taxes by reason of any Taxes or other liabilities paid or indemnified against by Lessee under Section 6.1(a), such Indemnified Party shall, so long as no event which, with the passing of time or the giving of notice, or both, would constitute an Event of Default under the Lease shall have occurred and be continuing, upon the cure of all such events, pay to Lessee an amount which is equal to the amount of such net reduction in Taxes plus the amount of any additional tax savings such Indemnified Party determines it has recognized as a result of any payment pursuant to this sentence, but only after Lessee shall have made all payments of indemnities then due under the Operative Agreements or any other Agreements related to the transactions contemplated by the Participation Agreement to such Indemnified Party; provided, however, that such payment by such Indemnified Party shall not exceed the aggregate amount previously paid by Lessee to or on behalf of such Indemnified Party pursuant to this <u>Section 6.1</u>. For purposes of the preceding sentence, a reduction in taxes shall be considered attributable to a foreign tax credit carryover or carryback arising from Taxes or other liabilities paid or indemnified against by Lessee under Section 6.1(a) only to the extent that all other available carryover and carrybacks of foreign tax credits of the Indemnified Party accruing during the same or an earlier tax year as such taxes or other liabilities paid or indemnified against by Lessee under Section 6.1(a) have been fully used by the Indemnified Party. Each such Indemnified Party shall in good faith use reasonable efforts in filing its tax returns and in dealing with taxing authorities to seek and claim any such tax benefit. Any Tax that is incurred by an Indemnified Party as a result of the disallowance or adjustment of the tax benefit or aggregate net reduction in Taxes for which such Indemnified Party shall have made a payment to Lessee pursuant to this Section 6.1(b) shall be treated as a Tax for which Lessee, notwithstanding anything in Section 6.1(a) above, is obligated to indemnify such Indemnified Party pursuant to this Section 6.1.

(c) If a claim is made against any Indemnified Party for any such Taxes, with respect to which the Lessee is liable for a payment or indemnity hereunder, such Indemnified Party shall promptly give the Lessee notice in writing of such claim and shall furnish the Lessee with copies of any requests for information from any taxing authority relating to such Tax, with respect to which the Lessee may be required to indemnify hereunder; provided, however, that the failure of an Indemnified Party to give such notice or furnish such

copy shall not relieve the Lessee of its obligations hereunder. The Indemnified Party shall in good faith, with due diligence and at the Lessee's expense, if timely requested in writing by the Lessee, contest (or at the sole option of the Indemnified Party, shall permit the Lessee to contest in the name of the Lessee or the name of the Indemnified Party) the validity, applicability or amount of such Tax by at the sole option of the Indemnified Party:

- (i) resisting payment thereof if practicable;
- (ii) not paying the same except under protest if necessary and proper; or
- (iii) if the payment be made, using reasonable efforts to obtain a refund thereof in appropriate administrative and judicial proceedings including no more than one appeal from an adverse judicial proceeding;

provided, however, that the Indemnified Party shall not be required to take any action pursuant to this sentence unless and until (w) the Lessee shall have agreed to indemnify such party in a manner satisfactory to it for any liability, expenses, obligations, damages, penalties, claims, actions, suits, costs and disbursements arising out of or related to such contest (including, without limitation, indemnification for all costs, expenses, legal and accounting fees and disbursements, penalties and interest) and if such contest is to be initiated by the payment of, and the claiming of a refund for, such tax, the Lessee shall have advanced as an interest-free loan sufficient funds on an after-tax basis to make such payments, (x) such Indemnified Party shall have determined that the action to be taken will be conducted in a manner so as to prevent the sale, forfeiture or loss of, or the creation of a Lien other than Permitted Encumbrances on, the Equipment or any Item or part thereof or any interest therein, (y) the amount of the indemnity which Lessee would be required to pay in the aggregate to such Indemnified Party in respect to such Taxes would exceed \$40,000, and (z) such Indemnified Party shall have received an opinion of independent counsel selected by such Indemnified Party and reasonably acceptable to Lessee that there is a reasonable likelihood, based upon substantial authority in law and in fact in favor of no liability of the Indemnified Party for each such Tax which Lessee requests Lessor to contest, with any fees and disbursements of such counsel to be borne by Lessee, and provided further that the conduct of all such proceedings and litigation, including without limitation, foregoing any administrative proceedings, shall nevertheless remain within the absolute control of Indemnified Party and such Indemnified Party shall not be required to appeal any proceeding, unless such Indemnified Party shall have received an opinion

of independent counsel selected by such Indemnified Party and reasonably acceptable to Lessee that it is more likely than not that such appeal would result in a reversal of the decision in the adverse proceeding, with any fees and disbursements of such counsel to be borne by Lessee. Notwithstanding the foregoing, the Indemnified Party shall not be required to contest, or to continue to contest, the Tax if such Indemnified Party waives its right to indemnification hereunder with respect to the Tax in issue.

- (d) If the Indemnified Party shall obtain a refund of any such tax fairly attributable to any amount paid by the Lessee pursuant to this <u>Section 6.1</u>, if no Default or Event of Default shall have occurred and be continuing, the Indemnified Party shall pay to the Lessee the sum of
 - (i) the amount of such refund, together with any interest obtained by the Indemnified Party in respect of such refund, and
 - (ii) any Income Tax savings realized by the Indemnified Party under the laws of any federal, state or local government or taxing authority in the United States as a result of any payment made pursuant to clause (i) of this sentence when, as, if and only to the extent such federal or other Income Tax savings are realized; provided, however, that the Indemnified Party shall not be obligated to make any payment to the Lessee pursuant to this sentence to the extent that the amount of such payment would exceed (x) the aggregate amount of all prior payments made by the Lessee to the Indemnified Party pursuant to this Section 6.1, less (y) the amount of any prior payments made by the Indemnified Party to the Lessee pursuant to this Section 6.1; and provided further, that any such amount shall not be payable before such time as the Lessee shall have made all payments of indemnities then due under the Operative Agreements or any other agreements related to the transaction contemplated by the Participation Agreement.
- (e) All amounts payable by the Lessee pursuant to this Section 6.1 shall be payable directly to the Indemnified Party except to the extent paid to a governmental agency or taxing authority. All the indemnities contained in this Section 6.1 and the obligation, if any, of the Indemnified Party to make payments to the Lessee pursuant to this Section 6.1, shall continue in full force and effect notwithstanding the expiration or other termination of this Lease in whole or in part and are expressly made for the benefit of, and shall be enforceable by, the Lessee and each Indemnified Party. The Lessee's obligations under this Section 6.1 shall

be that of primary obligor irrespective of whether the Indemnified Party shall also be indemnified with respect to the same matter under some other agreement by another Person.

General Indemnity. (a) The Lessee hereby agrees, whether or not any of the transactions contemplated hereby shall be consummated, to assume liability for, and does hereby agree to indemnify, protect, save and keep harmless each Indemnified Party from and against any and all loss or damage to the Equipment, usual wear and tear excepted, and any and all liabilities, obligations, losses, damages, penalties, claims (including claims by any employee of the Lessee or any of its contractors), actions, suits and related costs, expenses and disbursements, including reasonable legal fees and expenses, of whatsoever kind and nature (for purposes of this <u>Section 6.2</u> collectively called "Expenses"), imposed on, asserted against or incurred by any Indemnified Party, in any way relating to or arising out of (i) this Lease and the other Operative Agreements, including the Notes or the offering of sale thereof, (ii) the construction, installation, ownership, delivery, lease, possession, use, operations or condition of the Equipment or any Item or part thereof, (including, without limitation, latent and other defects, whether or not discoverable by the Indemnified Party or the Lessee, and any claim for patent, trademark or copyright infringement and any claim arising under the strict liability doctrine in tort), or (iii) the sale or other disposition of the Equipment or any Item thereof pursuant to Section 1.1, 11, 14 or 18, except only that the Lessee shall not be required to indemnify any Indemnified Party pursuant to this Section 6.2 for (A) any Taxes (as defined in Section 6.1), (B) Expenses resulting from the willful misconduct, gross negligence or willful breach of contract of such Indemnified Party, and (C) transaction costs to be paid by such Indemnified Party pursuant to Section 2.6 of the Participation Agreement. Except to the extent fairly attributable to the failure of the Lessee fully to discharge its obligations under this Lease, the indemnities contained in this Section 6.2 with respect to the matters described in clauses (i) and (ii) above shall apply only to acts (or failures to act) or events or conditions which exist or existed on or prior to, or Expenses fairly attributable to the period prior to, the termination of this Lease, or which arise in connection with the Lessee's assembling, delivering, storing or transporting of the Equipment as provided in Section 13 or 15, as the case may be. If any Indemnified Party shall have knowledge of any claim or liability hereby indemnified against, it shall give prompt written notice thereof to the Lessee; provided, however, that the failure of such Indemnified Party to give such notice shall not relieve the Lessee of any of its obligations hereunder.

- (b) All amounts payable by the Lessee pursuant to this Section shall (i) be payable directly to the parties entitled to indemnification and (ii) be adjusted as provided in Section 6.1(b). All the indemnities contained in this Section 6.2 shall continue in full force and effect notwithstanding the expiration or other termination of this Lease and are expressly made for the benefit of, and shall be enforceable by each Indemnified Party. The Lessee's obligations under this Section 6.2 shall be that of primary obligor irrespective of whether the Indemnified Party shall also be indemnified with respect to the same matter under any other agreement by any other Person.
- (c) The indemnities and assumptions of liabilities set forth in this Section do not guarantee a residual value of the Equipment or any Item thereof, or guarantee the payment of the Notes.

SECTION 7. RULES, LAWS AND REGULATIONS.

The Lessee agrees to comply with all governmental laws, regulations, requirements and rules (including, without limitation, the rules of the United States Department of Transportation, the Interstate Commerce Commission and, to the extent applicable, the current Interchange Rules or supplements thereto of the Mechanical Division, Association of American Railroads as the same may be in effect from time to time) (the "Interchange Rules") with respect to the use and maintenance of each Item of Equipment subject to this Lease. In case any equipment or appliance is required to be altered, added, replaced or modified on any Item of Equipment in order to comply with such laws, regulations, requirements and rules, the Lessee agrees to make such alterations, additions, replacements and/or modifications at its own expense and title thereto shall be immediately vested in the Owner-Trustee; provided, however, that Lessee may, in good faith and by appropriate legal proceedings, contest the validity or application of any such law, regulation, requirement or rule in any reasonable manner which does not in the opinion of the Owner-Trustee and the Security Trustee adversely affect the property rights, or interests of the Owner-Trustee and the Security Trustee in the Equipment or hereunder.

SECTION 8. USE AND MAINTENANCE OF EQUIPMENT.

The Lessee shall use the Equipment only in the manner for which it was designed and intended and so as to subject it only to ordinary wear and tear. The Lessee shall, at its own cost and expense, maintain and keep the Equipment, each Item thereof, and the component parts thereof in good order and repair, free of perforation from corrosion, erosion or other damage, to a standard at least equal to and no less

thorough and complete than required by the standard and frequency of maintenance performed on other equipment owned or leased by the Lessee (provided that such standard shall be at least equal to the standard and frequency of maintenance performed on similar equipment owned or leased by Class I line-haul railroads and Persons similar to the Lessee), and in the condition received by the Lessee from the Owner-Trustee, ordinary wear and tear excepted, and to the extent applicable, suitable for use in interchange in accordance with the Interchange Rules and for immediate regular use by a Class I The Lessee shall maintain all records, line-haul railroad. logs and other materials required by the American Association of Railroads, the Department of Transportation or any other governmental authority having jurisdiction over the Equipment or the Lessee, to be maintained in respect of the Equipment.

Except as otherwise required by the provisions of Section 7 hereof and except as permitted pursuant to the third sentence of this paragraph, the Lessee shall not modify any Item of Equipment unless (i) such modifications, additions or improvements shall comply with all of the requirements set forth in Rev. Proc. 79-48 (and any rule, regulation or pronouncement of the Internal Revenue Service amending, supplementing, modifying of replacing Rev. Proc. 79-48) for advance ruling purposes (and Lessee agrees to provide upon Owner-Trustee's request reasonable evidence of such compliance), and (ii) the Lessee shall have obtained the prior written authority and approval of the Owner-Trustee and any assignee pursuant to Section 16 hereof. Any parts installed or replacements made by the Lessee upon any Item of Equipment pursuant to Section 7 hereof or pursuant to its obligation to maintain and keep the Equipment in good order, condition and repair under this Section 8 or which meet the requirements of clause (i) of the preceding sentence shall in each case be considered accessions to such Item of Equipment and title thereto shall be immediately vested in the Owner-Trustee without cost or expense to the Owner-Trustee. The Lessee shall make no other additions or improvements to any Item of Equipment unless the same are readily removable without causing material damage to such Item of Equipment. any such readily removable additions or improvements shall remain with the Lessee. If the Lessee shall at its cost cause such readily removable additions or improvements to be made to any Item of Equipment, the Lessee may, or at the request of the Owner-Trustee, the Lessee shall, prior to the return of such Item of Equipment to the Owner-Trustee hereunder, remove the same at its own expense without causing material damage to such Item of Equipment. Title to any readily removable addition or improvement which has not been so removed by the Lessee from an Item of Equipment when such Item is returned to the Owner-Trustee pursuant to this Lease shall thereupon be vested in the Owner-Trustee.

SECTION 9. LIENS ON THE EQUIPMENT.

The Lessee will not directly or indirectly create, incur, assume or suffer to exist any Lien on or with respect to any Item of the Equipment, title thereto or any interest therein except Permitted Encumbrances and Liens which result from the Owner-Trustee's own acts or from claims against the Owner-Trustee not to be paid or indemnified against by the Lessee hereunder. The Lessee shall promptly, at its own expense, take such action as may be necessary to duly discharge any such Lien (and any claim which if unpaid might constitute or become such a Lien) not excepted above if the same shall arise at any time with respect to any Item of the Equipment, but the Lessee shall not be required to pay or discharge any such Lien so long as it shall in good faith and by appropriate legal proceedings contest the validity thereof in any reasonable manner which will not affect or endanger the title and interest of the Owner-Trustee, the Trustor or the security interest or other rights of any assignee under Section 16 hereof in and to the Equipment and as to which such Lien the Lessee, if appropriate under generally accepted accounting principles, shall have set aside on its books and records adequate reserves.

SECTION 10. FILING.

(a) Prior to the delivery and acceptance of the first Item of Equipment hereunder, the Lessee will cause this Lease and the Security Agreement to be duly filed, registered or recorded with the Interstate Commerce Commission in accordance with 49 U.S.C. § 11303, and will file, register or record such Lease and Security Agreement, and all financing and continuation statements and similar instruments, in such other places within or without the United States as the Owner-Trustee or the Security Trustee may reasonably request and will furnish the Owner-Trustee and the Security Trustee proof thereof. The Lessee will, from time to time, do and perform any other act and will execute, acknowledge, deliver, file, register and record (and will refile, re-register or rerecord whenever required) any and all amendments or supplements to this Lease or to the Security Agreement, any financing statements or similar instruments, and any and all further instruments required by law or reasonably requested by the Owner-Trustee or the Security Trustee, for the purpose of protecting the Owner-Trustee's title to, or the Security Trustee's security interest in, any Item of Equipment to the satisfaction of the Owner-Trustee's or the Security Trustee's counsel or for the purpose of carrying out the intention of this Lease. Except as provided in Section 2.6 of the Participation Agreement, the Lessee will pay all costs, charges and expenses incident to any such filing, refiling, recording and re-recording or depositing and redepositing of

any such instruments or incident to the taking of such action.

Without limiting the generality of the foregoing, within thirty (30) days following the Equipment Closing Date, the Lessee at its own expense, will (i) cause this Lease and the Security Agreement to be deposited with the Registrar General of Canada (notice of such deposit to be forthwith given in The Canada Gazette) pursuant to Section 86 of the Railway Act of Canada and (ii) provide the Security Trustee and the Owner-Trustee with a favorable opinion of counsel selected by the Lessee and reasonably acceptable to each, addressed to them, covering such matters as they shall reasonably request including, without limitation, compliance with the Railway Act of Canada and maintenance and perfection of the Security Trustee's first security interest in the Lease and the Equipment.

Opinions of Counsel. The Lessee agrees at its own expense to furnish to the Owner-Trustee and the Security Trustee (i) promptly after the execution and delivery of any supplement and amendment hereto and promptly after the execution and delivery of any supplement and amendment to the Security Agreement, an opinion of counsel satisfactory to the Owner-Trustee and the Security Trustee (who may be independent counsel to the Lessee) stating that in the opinion of such counsel, such supplement or amendment to this Lease or such supplement or amendment to the Security Agreement (or a financing statement, continuation statement or similar notice thereof if any to the extent required by applicable law) has been properly recorded or filed for record in all public offices in which such recording or filing is necessary to protect the right, title and interest of the Owner-Trustee hereunder or, as the case may be, to perfect the security interest provided by the Security Agreement as a valid lien and security interest in the Collateral, and (ii) within thirty (30) days prior to June 15, in each year beginning in 1989, an opinion of Lessee's in-house counsel, or at Lessee's option, independent counsel to the Lessee, satisfactory to the Owner-Trustee and the Security Trustee, stating that this Lease and the Security Agreement (or financing statements or similar notices thereof if and to the extent required by applicable law) have been properly recorded or filed for record in all public offices in which such recording or filing is necessary to protect the right, title and interest of the Owner-Trustee hereunder and to perfect the security interest provided by the Security Agreement as a valid security interest in the Collateral, and stating the requirements of applicable law with respect to the re-recordation or re-filing of this Lease and the Security Agreement (or financing statements, continuation statements or similar notices thereof to the extent required by applicable law) prior to June 15 of the succeeding year in order to protect

and maintain such rights, titles and interests of the Owner-Trustee and the Security Trustee.

SECTION 11. INSURANCE; PAYMENT FOR CASUALTY OCCURRENCE; OBSOLESCENCE

The Lessee agrees that it will Insurance. at all times during the term of this Lease and during any return and storage period hereunder and at its own cost and expense keep each Item of Equipment insured against loss by fire, collision, derailment, and explosion and with extended coverage and against such other risks and in such amounts as are customarily insured against by Persons similar to the Lessee with respect to similar equipment owned, leased or operated by such Persons at not less than the Casualty Value of such Item of Equipment as of the next following Rent Payment Date and will maintain general public liability insurance with respect to the Equipment against damage because of bodily injury, including death, or damage to property of others, such insurance to afford protection to the limit maintained by the Lessee with respect to similar equipment which it owns, leases or operates (provided that such limit shall be at least equal to the limit maintained by Persons similar to the Lessee with respect to similar equipment owned, leased or operated by such Persons); provided, however, that the Lessee may self-insure with respect to property damage to the Equipment in amounts customarily maintained by the Lessee with respect to similar equipment which it owns or leases, provided that self-insurance in such amounts is maintained by Persons similar to the Lessee with respect to similar equipment owned or leased by such Persons. Any property insurance may have deductible provisions to no greater extent than are customary with Persons similar to the Lessee with respect to similar equipment owned, leased or operated by such Persons in the aggregate and in any single occurrence, and any public liability insurance may have deductible provisions to no greater extent than are customary with Persons similar to the Lessee with respect to similar equipment owned, leased or operated by such Persons in the aggregate and in any single occurrence but in no event shall the Lessee self-insure through deductibles on its general public liability insurance in an amount exceeding 2% of Lessee's "Tangible Net Worth" (as defined in Section 20 below). All such insurance shall cover the interest of the Owner-Trustee, in both its individual and fiduciary capacities, the Trustor and any assignee of the Owner-Trustee (including, without limitation, the Security Trustee) and the Lessee, as their interests may appear, in the Equipment or, as the case may be, shall protect the Owner-Trustee, in both its individual and fiduciary capacities, the Trustor and any assignee of the Owner-Trustee (including, without limitation, the Security Trustee) and the Lessee, in respect of risks arising out of the condition, maintenance, use, ownership and operation of the Equipment

and shall provide that proceeds, if any, in respect to the Equipment shall be payable to the Lessee, the Owner-Trustee, the Trustor, and the Security Trustee as their respective interests may appear. All policies of insurance maintained pursuant to this Section shall provide therein or by endorsement that prior written notice of expiration, cancellation or modification shall be given to the Security Trustee, the Trustor and the Owner-Trustee. Such written notice shall be given not less than thirty (30) days prior to such expiration, cancellation or modification. Unless such cancellation or termination results in replacement with comparable coverage, the Lessee agrees that if requested by the Owner-Trustee or the Trustor, it will meet and will cause its insurance broker to meet with the Owner-Trustee and/or the Trustor to explain to the Owner-Trustee and/or the Trustor any such cancellation, termination or modification of any policies of insurance within ten (10) days after notice of such cancellation, termination or modification is given to the Owner-Trustee and the Trustor. As to the interest of the Owner-Trustee, the Trustor or the Security Trustee therein, no such insurance shall be invalidated by any foreclosure or other remedial proceedings or notices thereof relating to the Equipment or any interest therein nor by any change in the title or ownership of the Equipment or any interest therein or with respect thereto or by use or operation of the Equipment for purposes more hazardous than is permitted by such policy. The Lessee warrants and affirms that it will satisfy all obligations under such policy necessary to keep such insurance in full force and effect. No such policy shall require co-insurance. The Lessee shall cause the property insurance on the Equipment to provide that, so long as the Notes shall remain outstanding, the proceeds, if any, shall be payable to the Security Trustee under a standard mortgage loss payable clause satisfactory to the Owner-Trustee, the Trustor, the Lessee and the Security Trustee. To the extent permitted by the terms of applicable insurance coverage, any loss under the property insurance policy referred to above shall be adjusted with the Lessee, subject to the approval of the Owner-Trustee and the Security Trustee, provided that no such adjustment shall constitute a waiver of the respective rights of the named insureds under such insurance policy. The Lessee shall furnish the Owner-Trustee, the Trustor and the Security Trustee with certificates or other satisfactory evidence of maintenance of the insurance required hereunder and with respect to any renewal policy or policies shall furnish certificates or binders evidencing such renewal as soon as practicable but in no event later than ten (10) Business Days after such renewal is effected or the expiration date of the original policy or policies. All insurance required to be maintained by the Lessee pursuant to this Section 11 shall be carried with insurance companies or insurers having all necessary power and authority to furnish

the required coverage, and rated A or higher by A.M. Best Company.

The proceeds of any property or casualty insurance received by the Owner-Trustee or the Security Trustee shall be held by such party until the repairs referred to in clause (i) below are made as specified therein or payment of the Casualty Value is made, but in no case longer than 180 days and will be paid either (i) to the Lessee within thirty (30) days following receipt by the Security Trustee of a written application signed by the Lessee for payment of, or to reimburse the Lessee for payment of, the costs of repairing or restoring the Item of Equipment which has been damaged (which application shall be accompanied by an Officer's Certificate of the Lessee stating that (A) the Lessee has complied with the applicable provisions of the Lease, (B) no Default or Event of Default is outstanding and (C) any damage to such Item has been fully repaired or restored, which Officer's Certificate shall be accompanied by reasonably satisfactory evidence of such cost and the completion of such repair or restoration), or (ii) if this Lease is terminated with respect to such Item of Equipment because of a Casualty Occurrence and the Lessee has paid the Casualty Value due as a result thereof, such proceeds shall be applied in the manner as is provided for the disposition of insurance proceeds in Section 11.5 hereof; provided that, if the Lessee is at the time of the application in default in the payment of any other liability of the Lessee to the Owner-Trustee hereunder, such proceeds may be applied against such liability.

11.2. Duty of Lessee to Notify Owner-Trustee. the event that any Item of Equipment shall be or become lost, stolen, destroyed, or in the reasonable opinion of the Lessee, damaged beyond repair, from any cause whatsoever during the term of this Lease or thereafter while such Item of Equipment is in the possession of the Lessee pursuant to Section 13 or 15 hereof, or remains in an inoperable condition for a period of nine (9) months or more, or title or use thereof shall be requisitioned or taken by any governmental authority under the power of eminent domain or otherwise during the term of this Lease for a stated period which exceeds the then remaining term of this Lease, or the Lessee is unable to return any Item of Equipment at the end of the term of the Lease because such Item has been requisitioned or taken by any governmental authority (any such occurrence being hereinafter called a "Casualty Occurrence"), the Lessee shall promptly and fully and in any event within thirty (30) days after it has knowledge of such Casualty Occurrence inform the Owner-Trustee and any assignee thereof pursuant to Section 16 hereof in regard thereto (including, without limitation, the Security Trustee) and shall pay the Casualty

Value of such Item in accordance with the terms of <a>Section 11.3 hereof.

- 11.3. Sum Payable for Casualty Loss. The Lessee, on the Base Term Commencement Date or next succeeding Rent Payment Date or the last day of any storage period pursuant to Section 13 hereof, as the case may be, following its notice to the Owner-Trustee and any assignee thereof that a Casualty Occurrence has taken place with respect to any Item of Equipment, shall pay to the Owner-Trustee (i) any Rent or other sum due on or prior to such date then remaining unpaid, and (ii) a sum equal to the Casualty Value of such Item of Equipment as of the date of such payment.
- 11.4. Rent Termination. Upon (and not until) payment of all sums required to be paid pursuant to Section 11.3 hereof in respect of any Item or Items of Equipment, the obligation to pay Rent for such Item or Items of Equipment accruing subsequent to the Casualty Value payment date shall terminate, but the Lessee shall continue to pay Rent for all other Items of Equipment.
- Disposition of Equipment. The Lessee shall, as agent for the Owner-Trustee, dispose of any Item or Items of Equipment having suffered a Casualty Occurrence as soon as it is able to do so for the fair market value thereof. Any such disposition shall be on an "as-is", "where-is" basis without representation or warranty, express or implied. As to each separate Item of Equipment so disposed of, so long as no Default or Event of Default hereunder shall have occurred and be continuing, the Lessee may retain all amounts arising from such disposition plus any insurance proceeds and damages received by the Lessee by reason of such Casualty Occurrence after having paid the Casualty Value attributable thereto. In disposing of such Item of Equipment, the Lessee shall take such action as the Owner-Trustee shall reasonably request to terminate any contingent liability which the Owner-Trustee might have arising after such disposition from or connected with such Item of Equipment.
 - 11.6. Casualty Value. The Casualty Value of each Item of Equipment shall be an amount determined as of the date the Casualty Value is to be paid as provided in this Section 11 (and not the date of the Casualty Occurrence). Casualty Value for each Item shall be equal to that percentage of the Equipment Cost thereof set forth in Schedule C hereto (as any such Schedule may be modified pursuant to Section 2.3 hereof).
 - 11.7. Risk of Loss. The Lessee shall bear the risk of loss and, except as hereinabove in this Section 11 provided, shall not be released from its obligations hereunder in the event of any Casualty Occurrence to any Item

of Equipment from and after the date hereof and continuing until payment of the Casualty Value and all rental installments and other sums due on and prior to the date of payment of such Casualty Value in respect of such Item of Equipment has been made, such Item or the salvage thereof has been disposed of by the Owner-Trustee and the title to such Item or the salvage thereof and all risk of loss and liabilities incident to ownership have been transferred to the purchaser of such Item or the salvage thereof.

- 11.8. Eminent Domain. In the event that during the term of the Lease the use of any Item of Equipment is requisitioned or taken by any governmental authority under the power of eminent domain or otherwise for an indefinite period or for a stated period which does not exceed the term of this Lease, the Lessee's obligation to pay all installments of Rent and other sums shall continue for the duration of such requisitioning or taking. So long as no Default or Event of Default shall have occurred and be continuing, the Lessee shall be entitled to receive and retain for its own account all sums payable for any such period by such governmental authority as compensation for requisition or taking of possession.
- 11.9. Obsolescence. So long as no Default or Event of Default shall have occurred and be continuing, the Lessee shall have the right at its option at any time on or after December 15, 1996, on at least 180 days prior written notice to Owner-Trustee and the Trustor, to terminate this Lease with respect to all, but not less than all, of the Equipment on the Rent Payment Date specified in such notice (the "Termination Date") if, in the good faith opinion of the Board of Directors of the Lessee, the Equipment shall have become obsolete. Concurrently with such notice of termination, the Lessee shall deliver to the Owner-Trustee a copy of the resolutions of the Board of Directors of the Lessee, certified by the Secretary or an Assistant Secretary of the Lessee, by which such Board determined, in good faith, that the Equipment shall have become obsolete. In making such determination, the Lessee shall disregard interest rates or similar finance charges payable by the Lessee in connection with the acquisition of similar equipment under conditional sales contracts, leases or other arrangements for deferred payment of the purchase price thereof. During the period from such written notice of termination to the Termination Date, the Lessee, as agent for the Owner-Trustee, shall use its best efforts to obtain bids for the cash purchase of the Equipment, and the Lessee shall, promptly, and in any event at least eight (8) Business Days prior to the proposed date of sale, certify to the Owner-Trustee and the Trustor in writing the amount and terms of such bid, the proposed date of such sale and the name and address of the party (who shall not be the Lessee or any Person, firm or corporation affiliated with the Lessee)

submitting such bid. In the event the Owner-Trustee or the Trustor receives any bid, it shall, at least four (4) Business Days prior to the proposed date of sale, certify to the Lessee in writing the amount and terms of such bid, the proposed date of such sale and the name and address of the party submitting such bid. On the Termination Date or such earlier date as shall be consented to in writing by the Owner-Trustee, the Trustor and the Security Trustee: (1) the Lessee shall deliver the Equipment to the bidder, if any, which shall have submitted the highest cash bid prior to such date, in the same manner as if delivery were made to Owner-Trustee pursuant to Section 13 hereof and in full compliance with the terms thereof; and (2) the Owner-Trustee shall, without recourse or warranty and subject to the disclaimer set forth in Section 5 hereof, simultaneously therewith sell the Equipment to such bidder for cash paid in the manner and in funds of the type specified in Section 2.4 hereof. between the Owner-Trustee and the Lessee, the total selling price realized at such sale shall be paid to and retained by the Owner-Trustee and, in addition, on the date of such sale, and as a condition precedent to such sale and the delivery of the Equipment to such bidder, the Lessee shall pay to the Owner-Trustee, in the manner and in funds of the type specified in Section 2.4 hereof, (i) all Fixed Rent and any Additional Rent due and unpaid on or prior to the Termination Date, (ii) all other sums due and unpaid under the Lease or the Participation Agreement, and (iii) the excess, if any, of (A) the Termination Value for the Equipment computed as of the Termination Date over (B) the sales proceeds of the Equipment after deducting the expenses incurred by the Owner-Trustee and the Trustor in connection with such sale. If no sale shall have occurred on or as of the Termination Date either because no bids have been received or because the Lessee, at its option, shall have elected that no bid be accepted, this Lease shall continue in full force and effect as to the Equipment; provided that the Lessee shall not, without the written consent of the Trustor, either reject any cash bid equal to or greater than the Termination Value or reject all bids at a proposed sale under this Section 11.9 more than one time. In the event of any such sale and receipt by the Owner-Trustee of all of the amounts provided herein, and upon compliance by the Lessee with the other provisions of this Section 11.9, the obligation of the Lessee to pay Rent hereunder for such Equipment shall cease and the term of the Lease for the Equipment shall end. The Owner-Trustee and the Trustor, may, at their option, but shall be under no duty to solicit bids, to inquire into the efforts of the Lessee to obtain bids or otherwise take any action in connection with any such sale other than to transfer to the purchaser named in the highest bid as referred to above, without recourse or warranty (and subject to the disclaimer set forth in Section 5 hereof), all of such party's right,

title and interest in and to the Equipment against receipt of the payments provided for herein.

Notwithstanding the provisions of the first paragraph of this <u>Section 11.9</u>, the Owner-Trustee may elect no later than thirty (30) days prior to the Termination Date not to sell the Equipment to the highest bidder, if any, on the Termination Date, whereupon Lessee shall deliver the Equipment to the Owner-Trustee as provided in Section 13, treating the Termination Date as the expiration date of the Term of this Lease; provided that such election shall not be effective unless, on the Termination Date the Owner-Trustee or the Trustor shall pay to the Security Trustee, for application pursuant to Section 5(d) of the Security Agreement as if the same constituted a Termination Value payment, an amount equal to the Loan Value of the Equipment plus accrued interest on the Notes being prepaid by such application, and in the event of any such payment the Owner-Trustee and the Lessee each agree for the benefit of the Security Trustee and the holders of the Notes then being prepaid, that no Items of Equipment will be leased or otherwise provided to the Lessee for use (except pursuant to normal interchange) during a two year period following such prepayment. Upon such election by the Owner-Trustee duly made and such delivery of the Equipment and payment by the Lessee of all Rent to and including the Termination Date: (1) the obligation of the Lessee to pay any installment of Fixed Rent due hereunder with respect to the Equipment after the Termination Date or to pay the Termination Value with respect to the Equipment shall terminate, and (2) the Term for the Equipment shall end.

11.10. Termination Value. The Termination Value of each Item of Equipment shall be determined as of the date the Termination Value is to be paid as provided in this Section 11. Termination Value for each Item shall be equal to that percentage of the Equipment Cost thereof, set forth in Schedule D hereto (as such Schedule may be modified pursuant to Section 2.3 hereof).

SECTION 12. ANNUAL REPORTS.

12.1. Duty of Lessee to Furnish. On or before April 1, 1990, and on each April 1 thereafter, the Lessee will furnish to the Owner-Trustee, the Trustor and any assignee of the Owner-Trustee pursuant to Section 16 hereof (including, without limitation, the Security Trustee and the Noteholders) an accurate statement, as of the preceding December 31 (a) showing the amount, description and numbers of the Items of Equipment then leased hereunder, the amount, description and numbers of all Items of Equipment that may have suffered a Casualty Occurrence during the twelve (12) months ending on such December 31 (or since the date of this Lease, in the case of the first such statement), describing

the insurance which is in force with respect to the Equipment and such other information regarding the condition or repair of the Equipment as the Owner-Trustee may reasonably request, and (b) stating that, in the case of all Equipment repainted during the period covered by such statement, the markings required by Section 4.2 hereof shall have been preserved or replaced.

12.2. Owner-Trustee's Inspection Rights. Without limiting the inspection rights permitted in Section 5 of the Participation Agreement, the Owner-Trustee, the Trustor, any assignee of the Owner-Trustee pursuant to Section 16 hereof (including, without limitation, the Security Trustee) and the Noteholders each shall have the right, but not the obligation, at their respective sole cost, expense and risk except as provided below, by their respective authorized representatives, to inspect the Equipment and the Lessee's records with respect thereto, at such time as shall be reasonably necessary to confirm the existence and proper maintenance of the Equipment during the continuance of this Lease, provided, however, that the Lessee shall not be liable, except in the case of negligence or willful misconduct of the Lessee or of its employees or agents, for any injury to, or the death of, any Person exercising, either on behalf of the Owner-Trustee, the Trustor and any assignee of the Owner-Trustee pursuant to Section 16 hereof (including, without limitation, the Security Trustee and the Noteholders) or any prospective purchaser, the rights of inspection granted under this Section 12.2.

SECTION 13. RETURN OF THE EQUIPMENT UPON EXPIRATION OF TERM.

Upon the expiration of the Term of this Lease with respect to the Items of Equipment then subject to this Lease, the Lessee will, at its own risk and expense, at such storage locations for which arrangements upon commercially reasonable terms can then be concluded to the mutual satisfaction of the Owner-Trustee and the Lessee, deliver possession of such Items of Equipment to the Owner-Trustee, and permit the Owner-Trustee, at the Lessee's risk and expense, to store such Items of Equipment at such locations for a period not exceeding 90 days and promptly transport the same at any time once to any railroad interchange point in the continental United States (other than Alaska), as directed by the Owner-Trustee upon not less than thirty (30) days' written notice to the Lessee delivered to the Lessee on or prior to the expiration of such 90-day period. All movement and storage of each such Item is to be at the risk and expense of the Lessee. During any such storage period the Lessee will permit the Owner-Trustee or any Person designated by it, including the authorized representative or representatives of any prospective purchaser or lessee of any such Item, to inspect the same, subject to the provisions of Section 12.2

hereof. Upon the return of the Equipment, Lessee shall at its own cost and expense have taken all necessary action to assure that each Item of Equipment shall be in the condition required by Section 7 and 8 hereof, and that each such Item will be in the condition required by the Interchange Rules to enable the same to be sold or leased to a third party for use in interchange service by such third party under a newly assigned reporting mark without further repair, rebuilding, modification, alteration, addition or improvement, and Lessee agrees that no Item shall be considered to have been returned under this Section 13 until Lessee has returned such Item in such condition. During any storage period hereunder, the Lessee will, at its expense, effect and maintain insurance on the Equipment pursuant to Section 11. The assembling, delivery in the required condition, storage and transporting of the Equipment as hereinbefore provided are of the essence of this Lease, and upon application to any court of equity having jurisdiction in the premises the Owner-Trustee shall be entitled to a decree against the Lessee requiring specific performance of the covenants of the Lessee to so assemble, deliver in the required condition, store and transport the Equipment. All amounts earned in respect of the Equipment after the date of expiration of this Lease shall belong to the Lessee so long as the Lessee meets its obligations in the next following sentence. In the event any Item of Equipment is not assembled, delivered in the required condition and stored as hereinabove provided on the date of expiration of this Lease, the Lessee shall pay to the Owner-Trustee for each day thereafter an amount equal to the amount, if any, by which 115% of the Fair Rental Value (determined in the manner provided in Section 18 hereof) for such Item for each such day exceeds the amount, if any, received by the Owner-Trustee (either directly or from the Lessee) for such day for such Item pursuant to the preceding sentence.

SECTION 14. DEFAULT.

- 14.1. Events of Default. Any of the following events shall constitute an Event of Default hereunder:
 - (a) Default shall be made in the payment of any part of the Rent, Casualty Value or Termination Value provided in Section 2 or 11 hereof and such default shall continue for five (5) days;
 - (b) The Lessee shall make or permit any assignment or transfer of this Lease, or of possession of any Item of the Equipment, not permitted by this Lease, and the Lessee shall, in the case of any such assignment or transfer of possession of any Item of the Equipment made without its knowledge or consent, fail to secure a reassignment or retransfer of any such Item of the Equipment within

thirty (30) days after receipt of written notice from the Owner-Trustee so demanding;

- (c) The Lessee shall default in (i) the maintenance of the insurance coverage required by Section 11 hereof or (ii) the observance or performance of any covenant required to be observed or performed by the Lessee under Section 11 hereof and such default described in this clause (ii) shall continue for ten (10) days after receipt of written notice of such default from the Owner-Trustee:
- (d) Default shall be made in the observance or performance of any other of the covenants, conditions and agreements on the part of the Lessee contained herein or in the Participation Agreement, and such default shall continue for thirty (30) days after written notice from the Owner-Trustee to the Lessee, specifying the default and demanding the same to be remedied;
- (e) Any representation or warranty made by the Lessee or the Guarantor in the Lease, the Guaranty or in the Participation Agreement, or in any statement or certificate furnished to the Owner-Trustee, the Trustor, the Security Trustee or the Noteholders pursuant to or in connection with this Lease, the Participation Agreement or the Guaranty (other than any such statement or certificate delivered in connection with the Tax Indemnity Agreement) is untrue or incorrect in any material respect as of the date of issuance or making thereof; provided, however, that if (i) such state of falsity or incorrectness shall relate solely to a fact or condition which, in the reasonable judgment of the Owner-Trustee, will not have a material adverse effect on the Lessee or the Guarantor, the ability of either to perform its obligations under the Operative Documents to which it is a party, or on the Equipment or any material number of Items thereof, and (ii) such material adverse effect may be remedied or rendered immaterial, then the falsity or incorrectness of such representation or warranty shall not constitute an Event of Default hereunder unless such material adverse effect is not remedied or rendered immaterial within thirty (30) days after written notice thereof is provided by the Owner-Trustee to the Lessee.
- (f) Final judgment or judgments for the payment of money aggregating in excess of \$250,000 shall be outstanding against the Lessee or the Guarantor and any one of such judgments has been

outstanding for more than thirty (30) days from the date of its entry and has not been discharged in full or stayed;

- The Lessee or the Guarantor (i) shall commence a voluntary case or other proceeding seeking liquidation, reorganization or other relief with respect to itself or its debts under any bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property, or (ii) shall consent to any such relief or to the appointment of or taking possession by any such official in any voluntary case or other proceeding commenced against it, and all the obligations of the Lessee under this Lease shall not have been duly assumed in writing, pursuant to a court order or decree, in accordance with the standards set forth in Section 365(b)(i) of the Bankruptcy Code by a trustee or trustees or receiver or receivers appointed for the Lessee or for the property of either of them in connection with any such proceeding in such manner that such obligations shall have the same status as obligations incurred by such trustee or trustees or receiver or receivers, within thirty (30) days after such appointment, if any, or sixty (60) days after such proceedings shall have been commenced, whichever shall be earlier, or (iii) shall make a general assignment for the benefit of creditors, or (iv) shall fail generally to pay its debts as they become due, or (v) shall take any corporate action to authorize any of the foregoing;
- (h) An involuntary case or other proceeding shall be commenced against the Lessee or the Guarantor seeking liquidation, reorganization or other relief with respect to it or its debts under any bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property, and such involuntary case or other proceeding shall remain undismissed and unstayed for a period of sixty (60) days; or
- (i) the Guarantor defaults under its obligations under the Guaranty, or announces the termination of, or its intent to terminate, the Guaranty or any of its obligations thereunder.

- 14.2. Remedies. Upon the occurrence of any Event of Default and at any time thereafter so long as the same shall be continuing, the Owner-Trustee may, at its option, declare this Lease to be in default, and at any time thereafter, so long as the Lessee shall not have remedied all outstanding Events of Default, the Owner-Trustee may do one or more of the following as the Owner-Trustee in its sole discretion shall elect, to the extent permitted by, and subject to compliance with any mandatory requirements of, applicable law then in effect:
 - (a) Proceed by appropriate court action or actions, either at law or in equity, to enforce performance by the Lessee of the applicable covenants of this Lease or to recover damages for the breach thereof;
 - (b) By notice in writing to the Lessee, terminate this Lease, whereupon all right of the Lessee to the use of the Equipment shall absolutely cease and terminate as though this Lease had never been made, but the Lessee shall remain liable as hereinafter provided; and thereupon, the Owner-Trustee may by its agents enter upon the premises of the Lessee or other premises where any of the Equipment may be located and take possession of all or any of the Items of Equipment and thenceforth hold, possess and enjoy the same free from any right of the Lessee, or its successors or assigns, to use such Items for any purpose whatever;
 - (c) Sell any Item of Equipment at public or private sale, as the Owner-Trustee may determine, free and clear of any rights of the Lessee and without any duty to account to the Lessee with respect to such sale or for the proceeds thereof (except to the extent required by paragraph (f) below if the Owner-Trustee elects to exercise its rights under said paragraph), in which event the Lessee's obligation to pay Fixed Rent with respect to such Item hereunder due for any periods subsequent to the date of such sale shall terminate (except to the extent that Fixed Rent is to be included in computations under paragraph (e) or (f) below if the Owner-Trustee elects to exercise its rights under either of said paragraphs);
 - (d) Hold, keep idle or lease to others any Item of Equipment or any part thereof, as the Owner-Trustee in its sole discretion may determine, free and clear of any rights of the Lessee and without any duty to account to the Lessee with

respect to such action or inaction or for any proceeds with respect thereto, except that the Lessee's obligation to pay Fixed Rent with respect to such Item due for any periods subsequent to the date upon which the Lessee shall have been deprived of use of such Item pursuant to this Section 14 shall be reduced by the net proceeds, if any, received by the Owner-Trustee from leasing such Item to any person other than the Lessee;

- (e) Whether or not the Owner-Trustee shall have exercised, or shall thereafter at any time exercise, any of its rights under paragraph (a), (b), (c) or (d) above with respect to any Item of Equipment, the Owner-Trustee, by written notice to the Lessee specifying a payment date which shall be not earlier than ten (10) days after the date of such notice, may demand that the Lessee pay to the Owner-Trustee and the Lessee shall pay to the Owner-Trustee, on the payment date specified in such notice, as liquidated damages for loss of a bargain and not as a penalty (in lieu of the Fixed Rent for such Item of Equipment due after the payment date specified in such notice), any unpaid Rent for such Item of Equipment due for periods prior to the payment date specified in such notice plus whichever of the following amounts the Owner-Trustee, in its sole discretion, shall specify in such notice: (i) an amount equal to the difference between the present value of all future Fixed Rent for such Item and the present value of the Fair Rental Value (determined as hereafter in this Section 14 provided) of such Item or if the Owner-Trustee has leased such Item to others pursuant to paragraph (d) above, for the period of such lease the rental payable thereunder in each case for the remainder of the Base Term or then Renewal Term, as the case may be, as of the payment date specified in such notice, such present values to be computed on the basis of a 6% per annum rate of discount from the respective dates upon which such Rent would be paid, or (ii) an amount equal to the excess, if any, of the Casualty Value for such Item as of the Rent Payment Date next preceding the payment date specified in such notice or if such payment date occurs on a Rent Payment Date, then computed as of such Rent Payment Date, over the Fair Market Value of such Item (determined as hereafter in this Section 14 provided) as of the payment date specified in such notice;
- (f) If the Owner-Trustee shall have sold any Item of Equipment pursuant to paragraph (c) above,

the Owner-Trustee, in lieu of exercising its rights under paragraph (e) above with respect to such Item may, if it shall so elect, demand that the Lessee pay to the Owner-Trustee and the Lessee shall pay to the Owner-Trustee, as liquidated damages for loss of a bargain and not as a penalty (in lieu of the Fixed Rent for such Item due on Rent Payment Dates subsequent to the Rent Payment Date next preceding such sale), any unpaid Rent for such Item due for periods up to and including the Rent Payment Date next preceding the date of such sale and, if that date is a Rent Payment Date, the Rent due on that date, plus the amount, if any, by which the Casualty Value of such Item computed as of the Rent Payment Date next preceding the date of such sale or if such sale occurs on a Rent Payment Date, then computed as of such Rent Payment Date, exceeds the net proceeds of such sale; and

(g) Whether or not the Owner-Trustee shall have exercised any of its rights under paragraph (e) above other than the right to sell any Item of Equipment, the Owner-Trustee may in lieu of exercising its rights under paragraph (e) above: (i) retain all Rent and additional sums theretofore paid by the Lessee or received by the Owner-Trustee in respect of such Item including any such then in possession which, had this Lease not been declared in default, would otherwise be payable to the Lessee hereunder, (ii) may recover from the Lessee all Rent and additional sums accrued and unpaid under any of the terms hereof as of the date of the declaration of default, and (iii) may transfer title to such Item to the Lessee by quit-claim bill of sale and recover from the Lessee as liquidated damages for loss of a bargain, but not as a penalty (in lieu of the Fixed Rent for such Item on Rent Payment Dates subsequent to the date of the declaration of default) an aggregate sum equal to the present value of all Fixed Rent for such Item which would otherwise have accrued hereunder from the date of the declaration of default to the end of the Base Term or then Renewal Term, as the case may be, such present value to be computed on the basis of a 6% per annum rate of discount, compounded semiannually, from the respective dates upon which such Fixed Rent would have been payable hereunder had this Lease not been terminated.

In addition, the Lessee shall be liable, except as otherwise provided above, for any and all unpaid Rent due hereunder before or during the exercise of any of the foregoing remedies and for all legal fees and other costs and

expenses incurred by reason of the occurrence of any Default or Event of Default or the exercise of the Owner-Trustee's remedies with respect thereto, including without limitation the repayment in full of any costs and expenses necessary to be expended in repairing or modifying any Item in order to cause it to be in compliance with all maintenance and regulatory standards imposed by this Lease.

For purposes of this <u>Section 14.2</u>, the Fair Rental Value and Fair Market Value for any Item of Equipment shall be determined on the basis of an appraisal of an independent appraiser chosen by the Owner-Trustee, based upon the criteria for establishing Fair Market Value and Fair Rental Value set forth in <u>Section 18.1</u>, and the cost of any such appraisal shall be borne by the Lessee.

- 14.3. Cumulative Remedies. The remedies in this Lease provided in favor of the Owner-Trustee shall not be deemed exclusive, but shall be cumulative and shall be in addition to all other remedies in its favor existing at law or in equity. The Lessee hereby waives any mandatory requirements of law, now or hereafter in effect, which might limit or modify any of the remedies herein provided, to the extent that such waiver is permitted by law. The Lessee hereby waives any and all existing or future claims of any right to assert any offset against the rent payments due hereunder, and agrees to make the rent payments regardless of any offset or claim which may be asserted by the Lessee or on its behalf in connection with the lease of the Equipment.
- 14.4. Owner-Trustee's Failure to Exercise Rights. The failure of the Owner-Trustee to exercise the rights granted it hereunder upon any occurrence of any of the contingencies set forth herein shall not constitute a waiver of any such right upon the continuation or recurrence of any such contingencies or similar contingencies.
- agrees to furnish to the Owner-Trustee, the Trustor, the Security Trustee and the Noteholders promptly upon any responsible officer becoming aware of any condition which constituted or constitutes a Default or an Event of Default under this Lease written notice specifying such condition and the nature and status thereof. For the purposes of this Section 14.5 a "responsible officer" shall mean, with respect to the subject matter of any covenant, agreement or obligation of the Lessee in this Lease contained, any corporate officer of the Lessee who, in the normal performance of his operational responsibilities, would have knowledge of such matter and the requirements of this Lease with respect thereto.

SECTION 15. RETURN OF EQUIPMENT UPON DEFAULT.

- 15.1. Lessee's Duty to Return. If the Owner-Trustee shall terminate this Lease pursuant to Section 14 hereof, the Lessee shall forthwith deliver possession of the Equipment to the Owner-Trustee. For the purpose of delivering possession of any Item to the Owner-Trustee as above required, the Lessee shall at its own cost, expense and risk (except as hereinafter stated):
- (a) Forthwith place such Item upon such storage locations for which arrangements upon commercially reasonable terms can then be concluded to the mutual satisfaction of the Owner-Trustee and the Lessee:
- (b) Permit the Owner-Trustee to store such Item at such location without charge for insurance, rent or storage until such Item has been sold, leased or otherwise disposed of by the Owner-Trustee, and during such period of storage the Lessee shall continue to maintain all insurance required by Section 11.1 hereof; and
- (c) Transport such Item one time to any railroad interchange point in the continental United States (other than Alaska) as the Owner-Trustee may direct in writing.

Each such Item will be in the condition required by the Interchange Rules to enable the same to be sold or leased to a third party for use in interchange service by such third party under a newly assigned reporting mark without further repair, rebuilding, modification, alteration, addition or improvement and Lessee agrees that no Item shall be considered to have been returned under this <u>Section 15</u> until Lessee has returned such Item in such condition.

- 15.2. Specific Performance. The assembling, delivery, storage and transporting of the Equipment as hereinbefore provided are of the essence of this Lease, and upon application to any court of equity having jurisdiction in the premises, the Owner-Trustee shall be entitled to a decree against the Lessee requiring specific performance of the covenants of the Lessee so to assemble, deliver, store and transport the Equipment.
- 15.3. Owner-Trustee Appointed Lessee's Agent. Without in any way limiting the obligation of the Lessee under the foregoing provisions of this Section 15, the Lessee hereby irrevocably appoints the Owner-Trustee as the agent and attorney of the Lessee, with full power and authority, at any time while the Lessee is obligated to deliver possession of any Items of Equipment to the Owner-Trustee, to demand and take possession of such Item in the name and on behalf of the

Lessee from whomsoever shall be at the time in possession of such Item.

SECTION 16. ASSIGNMENTS BY OWNER-TRUSTEE

- (a) Right to Assign. Subject to the provisions of the Participation Agreement and the Trust Agreement, this Lease and all Rent and all other sums due or to become due hereunder may be assigned in whole or in part by the Owner-Trustee without the consent of the Lessee, but the Lessee shall be under no obligation to any assignee of the Owner-Trustee except upon written notice of such assignment from the Owner-Trustee. Upon notice to the Lessee of any such assignment, the rent and other sums payable by the Lessee which are the subject matter of the assignment shall be paid to or upon the written order of the assignee. Such notice is hereby given of the assignment of this Lease and all Rent and other payments to be made to the Owner-Trustee hereunder to the Security Trustee under and pursuant to the Security Agreement, and the Lessee agrees to make all payments of Rent in accordance with the provisions of Section 2.4.
- (b) Obligation and Right of Assignee. Any assignee pursuant to this Section 16 shall not be obligated to perform any duty, covenant or condition required to be performed by the Owner-Trustee under any of the terms hereof, but on the contrary, the Lessee and the Owner-Trustee each acknowledge and agree that notwithstanding any such assignment each and all of such duties, covenants or conditions required to be performed by the Owner-Trustee shall survive any such assignment and shall be and remain the sole liability of the Owner-Trustee. Without limiting the foregoing, the Lessee further acknowledges and agrees that (i) the rights of any such assignee in and to the sums payable by the Lessee under any provision of this Lease shall not be subject to any abatement whatsoever and shall not be subject to any defense, setoff, counterclaim or recoupment whatsoever whether by reason or failure of or defect in the Owner-Trustee's title or the failure of the Owner-Trustee to afford the right of quiet enjoyment to the Lessee, or any interruption from whatsoever cause in the use, operation or possession of the Equipment or any part thereof, or any damage to or loss or destruction of the Equipment or any part thereof, or by reason of any other indebtedness or liability, howsoever and whenever arising, of the Owner-Trustee to the Lessee or to any other person, firm or corporation or to any governmental authority or for any cause whatsoever, it being the intent hereof that the Lessee shall be unconditionally and absolutely obligated to pay such assignee all of the rents and other sums which are the subject matter of the assignment, and (ii) all obligations of the Owner-Trustee to the Lessee under this Lease shall be and remain enforceable by the Lessee against, and only against, the Owner-Trustee. Notwithstanding

any provision of this Lease to the contrary, the Lessee shall have the right to proceed against any assignee for any wrongful acts of such assignee.

(c) Amendments; Exercise of Rights and Remedies. Unless and until the Lessee shall have received written notice from Security Trustee that the Lien of the Security Agreement has been released, except as otherwise provided in the Security Agreement, (i) no amendment or modification of, or waiver by or consent of the Owner-Trustee in respect of, any of the provisions of this Lease shall be effective unless the Security Trustee shall have joined in such amendment, modification, waiver or consent or shall have given its prior written consent thereto, and (ii) except as otherwise provided in the Security Agreement, the Security Trustee shall have the sole right to exercise all rights, privileges and remedies (either in its own name or in the name of the Owner-Trustee for the use and benefit of the Security Trustee) which by the terms of this Lease or by applicable law are permitted or provided to be exercised by the Owner-Trustee.

SECTION 17. ASSIGNMENTS BY LESSEE; USE AND POSSESSION

17.1. Lessee's Rights to the Equipment; Sublease. So long as no Default or Event of Default shall have occurred and be continuing, the Lessee shall be entitled to the possession and use of the Equipment in accordance with the terms of the Lease but, without the prior written consent of the Owner-Trustee, the Lessee shall not assign, transfer or encumber its leasehold interest under this Lease in any of the Equipment. The Lessee shall not, without the prior written consent of the Owner-Trustee, enter into any sublease with respect to, part with the possession or control of, or suffer or allow to pass out of its possession or control, any Item of Equipment, except pursuant to a sublease which (a) shall be for a term not extending beyond the Term of this Lease unless such sublease shall expressly provide for Lessee's right to substitute other comparable items of equipment for those subleased thereunder (which the Lessee hereby agrees to do with respect to any Items subleased thereunder upon or prior to the end of the Term unless the Lessee exercises its option to purchase such Items or to renew the Lease), or that such sublease shall terminate with respect to such Item upon the termination of this Lease, unless such Item is purchased by the Lessee upon such termination, and (b) shall be made expressly subordinate to the rights of the Owner-Trustee and the Security Trustee and otherwise to the extent permitted by the provisions of Section 17.2 hereof.

The rights of any sublessee who receives possession by reason of a sublease permitted by this <u>Section 17.1</u> (a "Permitted Sublessee") shall be subject and subordinate to, and any sublease permitted by this <u>Section 17.1</u> shall be made

expressly subject and subordinate to, each and every term, condition and provision of this Lease, including, without limitation, the Owner-Trustee's rights to repossession pursuant to Section 14 of this Lease and to avoid such sublease upon such repossession. No such sublease shall in any way discharge or diminish any of the Lessee's obligations hereunder, and the Lessee shall remain primarily liable hereunder for the performance of all the terms, conditions and provisions of this Lease to the same extent as if such sublease had not occurred.

- 17.2. Use and Possession in Railroad Operations. Notwithstanding the foregoing, the Lessee shall at no time throughout the term of this Lease assign or permit the assignment of or permit any sublessee to assign or permit the assignment of, any Item of Equipment for use in service (including, without limitation, the regular operation or maintenance thereof) outside the continental United States and Canada, and the Lessee agrees that any use of the Equipment in Canada shall be de minimis.
- Merger, Consolidation or Acquisition of Nothing in this <u>Section 17</u> shall be deemed to restrict the right of the Lessee to assign or transfer its leasehold interest under this Lease in the Equipment or possession of the Equipment to any corporation into or with which the Lessee shall have become merged or consolidated or which shall have acquired all or substantially all of the property of the Lessee, and the Lessee may merge or consolidate with any other corporation provided that (a) such corporation shall be, effective upon such transfer, a corporation incorporated in any state of the United States or the District of Columbia which shall have all necessary authorizations and approvals to own and operate such assets and have duly assumed in writing the obligations of the Lessee hereunder, and (b) immediately prior to and after giving effect to such transaction, no Default or Event of Default will be outstanding hereunder, computing the covenants set forth in Section 20 hereof on the basis of such corporation and its subsidiaries.

SECTION 18. OPTIONS TO RENEW AND PURCHASE.

Rental Value. Not more than 18 months nor less than 12 months prior to the expiration of the Base Term, the Lessee may notify the Owner-Trustee and the Trustor in writing that the Lessee desires a determination of the Fair Rental Value of the Equipment for a Renewal Term, as specified in Section 18.3, commencing upon the expiration of the Base Term and the Fair Market Value of the Equipment as of the end of the Base Term. Thereafter, the Owner-Trustee and the Lessee shall consult for the purpose of determining such Fair Market

Values and Fair Rental Value and any values agreed upon in writing shall constitute such Fair Market Values and Fair Rental Value. If the Owner-Trustee and the Lessee fail to agree upon such values within ninety (90) days after the Lessee's notice pursuant to the first sentence of this paragraph, the Lessee may request that such values be determined by the Appraisal Procedure. Such Fair Market Values and Fair Rental Value shall be determined on the basis of the value which would obtain in an arms's-length transaction between an informed and willing buyer-user or lessee (other than a used equipment dealer or a lessee currently in possession) and an informed and willing seller or lessor under no compulsion to sell, buy or lease. Any such determination shall be made (i) on the assumption that the Equipment is in the condition and state of repair required by this Lease, including the return conditions specified in Section 13, (ii) as respects Fair Rental Value, on the basis of a lease, having terms and conditions (other than the amount of Rent) similar to the terms and conditions of this Lease, and (iii) giving effect to the removal of any parts which remain the property of the Lessee under the provisions of Section 8 hereof. Not more than 18 months nor less than 12 months prior to the expiration of the first Renewal Term, the Lessee may notify the Owner-Trustee and the Trustor in writing that the Lessee desires a determination of the Fair Market Value or Fair Rental Value of the Equipment as of the end of the first Renewal Term, whereupon the aforesaid applicable provisions shall be in effect. Not more than 18 months nor less than 12 months prior to the expiration of the second Renewal Term, the Lessee may notify the Owner-Trustee and the Trustor in writing that the Lessee desires a determination of the Fair Market Value of the Equipment as of the end of the second Renewal Term, whereupon the aforesaid applicable provision shall be in effect. The Lessee's request for a determination of Fair Market Value and/or Fair Rental Value shall not obligate the Lessee to exercise any of the options provided in this Section 18. All costs and expenses of any Appraisal Procedure pursuant to this Section 18 shall be borne by the Lessee.

18.2. Options to Purchase. So long as no Default or Event of Default has occurred and is continuing, then the Lessee shall have the right upon no more than 210 and no less than 180 days prior written notice to the Owner-Trustee, the Trustor and the Security Trustee, to purchase all, but not less than all, of the Equipment on the following dates: (i) on the date of the expiration of the Base Term at a price equal to the the lesser of (a) the Fair Market Value of the Equipment, determined in accordance with Section 18 hereof, at the end of the Base Term, and (b) 32% of the Total Equipment Cost thereof; or (ii) on the date of the expiration of any Renewal Term at a price equal to the Fair Market Value of

the Equipment, determined in accordance with <u>Section 18.1</u> hereof, on such date.

- 18.3. Option to Renew. So long as no Default or Event of Default shall have occurred and be continuing, the Lessee shall have the right upon no more than 210 and no less than 180 days prior written notice to the Owner-Trustee and the Trustor to renew this Lease with respect to all, but not less than all of the Equipment, for up to two successive Renewal Terms of three (3) years each, commencing, in the case of the first such Renewal Term at the end of the Base Term and in the case of the second such Renewal Term at the end of the first such Renewal Term. All of the provisions of this Lease other than Sections 11.9 and 11.10 shall be applicable during each Renewal Term except that the Casualty Values shall be determined in accordance with this Section 18 and Fixed Rent for the first such Renewal Term shall be the lesser of (i) the Fair Rental Value of the Equipment for such Renewal Term, determined in accordance with this Section 18 and (ii) 50% of the average Fixed Rent of the Equipment over the Base Term and the Fixed Rent for the second Renewal Term shall be the Fair Rental Value of the Equipment for such Renewal Term determined in accordance with this Section 18.
- 18.4. Casualty Value During Renewal Term. The Casualty Value as of the commencement of the first Renewal Term shall be the Fair Market Value of the Equipment as of June 15, 1999 (determined in accordance with this Section 18), and on each subsequent Rent Payment Date during such Renewal Term, shall decline on a straight-line basis to an amount equal to the Casualty Value appearing on Schedule C hereto for June 15, 1999, and the Casualty Value as of the commencement of the second Renewal Term shall be the Fair Market Value of the Equipment as of June 15, 2002 (determined in accordance with this Section 18), and on each subsequent Rent Payment Date during such Renewal Term shall decline on a straight-line basis to the Casualty Value appearing on Schedule C hereto for June 15, 1999.
- 18.5. Casualty Occurrence. The provisions of Section 11 and Section 18 shall continue in full force and effect until the date of purchase and the passage of ownership of the Equipment to the Lessee unless the Lessee shall have exercised the option to purchase pursuant to Section 18, in which event the amount of "Casualty Value" shall equal the greater of (i) the option purchase price and (ii) the Casualty Value which would have applied but for the exercise of such purchase option.
- 18.6. Delivery of Equipment. Unless the Lessee has elected to exercise its option to purchase the Items of Equipment then leased hereunder or to renew this Lease in respect of such Items of Equipment as provided in this

Section 18, all of such Items of Equipment shall be returned to the Owner-Trustee at the end of the Base Term, or any Renewal Term, as the case may be, in accordance with Section 13 hereof.

SECTION 19. INTEREST ON OVERDUE RENTALS AND AMOUNT PAID BY OWNER-TRUSTEE. Anything to the contrary herein contained notwithstanding, any nonpayment of Rent or other sums due hereunder shall result in the additional obligation on the part of the Lessee to pay also an amount equal to interest at the Late Rate on such overdue amounts for the period of time during which they were overdue and not repaid.

SECTION 20. FINANCIAL COVENANTS.

- 20.1. Minimum Tangible Net Worth. The Lessee, from and after the earlier to occur of (a) the Itel Rail Merger and (b) January 1, 1990, will at all times maintain Tangible Net Worth of at least \$300,000,000.
- 20.2. Ratio of Senior Debt to Tangible Net Worth. The Lessee, from and after the earlier to occur of (a) the Itel Rail Merger and (b) January 1, 1990, will not permit the ratio of Senior Debt to Tangible Net Worth to exceed 4 to 1.
- 20.3. Subordinated Debt to Tangible Net Worth. The Lessee, from and after the earlier to occur of (a) the Itel Rail Merger and (b) January 1, 1990, will not permit Unsecured Subordinated Debt to exceed Tangible Net Worth.
- 20.4. Certain Definitions. For purposes of this Section 20 the following terms shall have the following meanings:

"Investment" shall mean, as applied to Lessee, any direct or indirect purchase or other acquisition by Lessee of stock or other Securities, or of a beneficial interest in stock or other Securities, of any other Person, and any direct or indirect loan (other than loans made in the ordinary course of business of the Lessee to a Person unaffilated with the Lessee), advance (including deposits with financial institutions, but excluding prepaid expenses, accounts receivable and similar items made or incurred in the ordinary course of business and demand deposit accounts with financial institutions that are desirable for the conduct of Lessee's business), or capital contribution by Lessee to any other Person. The amount of any Investment shall be determined in conformity with generally accepted accounting principles as in effect on the Equipment Closing Date.

"Permitted Investments" shall mean (a) marketable direct obligations issued or unconditionally guaranteed by the United States of America or any agency thereof and

maturing within one year from the date of acquisition thereof, (ii) commercial paper maturing no more than 270 days from the date of creation and having at the time such Investment is made a rating of at least A-1 from Standard & Poor's Corporation or at least P-1 from Moody's Investors Service, Inc., (iii) certificates of deposit of any banking institution existing under the laws of the United States of America or any state thereof having capital, surplus and undivided profits (or the equivalent) of at least \$100,000,000 and having at the time such Investment is made, a long term deposit rating of at least A from Standard & Poor's Corporation or its equivalent from Moody's Investors Service, Inc. (such banking institution being hereinafter referred to as a "Permitted Bank"), (iv) money market preferred stock having at the time such Investment is made, a rating of at least AA from Standard & Poor's Corporation or its equivalent from Moody's Investor Services, Inc., (v) repurchase obligations of Permitted Banks, (vi) Investments in any Subsidiary of the Lessee, (vii) certificates of deposits of non-Permitted Banks in an amount not to exceed either \$10,000,000 in the aggregate or \$1,000,000 with any one such institution, or (viii) certificates of deposit of any banking institution existing under the laws of Canada or any province thereof having capital, surplus and undivided profits (or the equivalent) of at least \$250,000,000 (Canadian) and having at the time such investment is made, a long-term deposit rating of at least A from Standard & Poor's Corporation or its equivalent from Moody's Investors Service, Inc., not to exceed \$10,000,000 (Canadian) in the aggregate.

"Senior Debt" means indebtedness of any term of maturity incurred in respect of (i) money borrowed or raised, (ii) any bond, note, loan, stock, debenture or similar instrument, (iii) acceptance or documentary credit facilities, (iv) the deferred payment for assets or services acquired (other than payments deferred for not more than 60 days for assets or services acquired, where such deferral is granted or acquisition is made in the ordinary course of business), (v) rental payments under leases (whether in respect of land, machinery, equipment or otherwise) which are treated as financing leases for the purposes of generally accepted accounting principles in the United States of America as in force at the date of this Lease, (vi) the present value (discounted at a per annum rate equal to the interest rate on the debt incurred by the lessor in connection with the acquisition of the equipment subject to such lease, or if there is no such rate or the Lessee does not know such rate, at the the Prime Rate in effect at the inception of such lease) of all rentals under operating leases and (vii) guarantees or other assurances against financial loss in respect of Senior Debt of any Person. Senior Debt shall not include any Unsecured Subordinated Debt.

"Tangible Assets" means all of the assets of the Lessee and its Subsidiaries on a consolidated basis as determined in accordance with generally accepted accounting principles consistently applied (except that with respect to any accounting adjustments made in connection with the Itel Rail Merger or the acquisition of the Lessee by Itel Corporation on the September 23, 1988, the Lessee shall be permitted to utilize for the purposes of determining Tangible Assets generally accepted accounting principles in effect on the Equipment Closing Date) except: (a) patents, copyrights, trademarks, trade names, franchises, goodwill, and other intangibles; (b) unamortized debt discount and expense; (c) fixed assets to the extent of any write-up in the book value thereof resulting from a revaluation effective after the Equipment Closing Date (other than any write-up in connection with the consummation of the Itel Rail Merger or in connection with the acquisition of the Lessee by Itel Corporation on September 23, 1988); and (d) Investments which are not Permitted Investments.

"Tangible Net Worth" means, at any date: (a) the book value (net of depreciation, obsolescence, amortization, valuation, and other proper reserves as determined in accordance with generally accepted accounting principles consistently applied (except that with respect to any accounting adjustments made in connection with the Itel Rail Merger or the acquisition of the Lessee by Itel Corporation on September 23, 1988, the Lessee shall be permitted to utilize for the purposes of determining Tangible Net Worth generally accepted accounting principles in effect on the Equipment Closing Date)) at which Tangible Assets would be shown on a consolidated balance sheet of the Lessee and its Subsidiaries at such date prepared in accordance with generally accepted accounting principles consistently applied; less (b) the amount at which the liabilities of the Lessee and its Subsidiaries would be shown on such consolidated balance sheet.

"Unsecured Subordinated Debt" means any unsecured indebtedness which would be Senior Debt but for the fact that it is junior and subordinated in right of payment or otherwise to any Senior Debt of the Lessee.

SECTION 21. MISCELLANEOUS.

21.1. Notices. Any notice provided for in this Lease shall be in writing or by a telecommunications device capable of creating a written record, and shall be effective (a) upon personal delivery thereof, including, without limitation, by overnight mail and courier service, (b) five (5) days after being deposited in the United States mail, certified or registered, postage prepaid, return receipt requested, or (c) in the case of notice by such a tele-

communication device, when properly transmitted, addressed to each party at the following addresses:

If to the Owner-Trustee:

Wilmington Trust Company Rodney Square North Wilmington, Delaware 19890 Attention: Corporate Trust Administration Fax No.: (302) 651-8464 Confirmation No.: (302) 651-8355

If to the Trustor:

Wells Fargo Leasing Corporation 101 California Street, Suite 2800 San Francisco, California 94111 Attention: Operations Fax No.: (415) 396-6324 Confirmation No.: (415) 399-5884

If to the Security Trustee:

The Connecticut Bank and Trust Company,
National Association
One Constitution Plaza
Hartford, Connecticut 06115
Attention: Corporate Trust Department
Fax No.: (203) 244-6999
Confirmation No.: (203) 244-5127

If to the Lessee:

Pullman Leasing Company 200 South Michigan Avenue Chicago, Illinois 60601 Attention: Vice President-Finance Fax No.: (312) 322-7273 Confirmation No.: (312) 322-7242

with a copy to:

Signal Capital Holdings Corporation Liberty Lane Hampton, New Hampshire 03842 Attention: General Counsel Fax No.: (603) 926-7467 Confirmation No.: (603) 929-3000

or as to any of the foregoing parties at such other address as such party may designate by notice duly given in accordance with this Section to the other parties.

- 21.2. Right of Owner-Trustee to Perform. If the Lessee shall fail to comply with any of its covenants herein contained, the Owner-Trustee or the Trustor may, but shall not be obligated to, make advances to perform the same and to take all such action as may be necessary to obtain such performance, subject to Section 7 of the Security Agreement. Any payment so made by any such party and all costs and expenses (including, without limitation, reasonable attorneys' fees and expenses) incurred in connection therewith shall be payable by the Lessee to the party making the same upon demand as Additional Rent hereunder, with interest thereon at the Late Rate. No such action shall be deemed a repossession of any of the Equipment, and no such advance, performance or other act shall be deemed to relieve the Lessee from any default hereunder.
- 21.3. No Waiver. No delay or omission to exercise any right, power or remedy accruing to the Owner-Trustee upon any breach or default by the Lessee under this Lease shall impair any such right, power or remedy of the Owner-Trustee, nor shall any such delay or omission be construed as a waiver of any breach or default, or of any similar breach or default hereafter occurring; nor shall any waiver of a single breach or default be deemed a waiver of any subsequent breach or default. All waivers under this Lease must be in writing, but any breach or default, once waived in writing, shall not be deemed to be continuing for any purpose of the Operative Agreements. All remedies either under this Lease or by law afforded to the Owner-Trustee shall be cumulative and not alternative.
- 21.4. Execution in Counterparts. This Lease, and any lease supplemental hereto, may be executed in several counterparts, each of which so executed shall be deemed to be an original and in each case such counterparts shall constitute but one and the same instrument; provided, however, that to the extent that this Lease constitutes chattel paper (as such term is defined in the Uniform Commercial Code) no security interest in this Lease may be created through the transfer or possession of any counterpart hereof other than the counterpart bearing the receipt therefor executed by the Security Trustee on the signature page hereof which counterpart shall constitute the only "original" hereof for purposes of the Uniform Commercial Code.
- 21.5. Law Governing. This Lease shall be construed in accordance with the internal laws and decisions (as opposed to conflicts of law provisions) of the State of Illinois; provided, however, that the parties shall be entitled to all rights conferred by any applicable federal statute, rule or regulation.

- 21.6. Headings and Table of Contents. All Section headings and the Table of Contents are inserted for convenience only and shall not affect any construction or interpretation of this Lease.
- 21.7. Severability. Any provision of this Lease which is prohibited or unenforceable in any jurisdiction shall be as to such jurisdiction ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provisions in any other jurisdiction.
- 21.8. True Lease. It is the intent of the parties to this Lease that it will be a true lease and not a "conditional sale" and that the Owner-Trustee shall at all times be considered to be the owner of the Equipment which is the subject of this Lease for the purposes of all federal, state, city and local income taxes or for franchise taxes measured by net income, and that this Lease conveys to the Lessee no right, title or interest in the Equipment except as lessee.
- 21.9. Limitations of Liability. It is expressly understood and agreed by and between the Owner-Trustee and the Lessee and their respective successors and assigns that this Lease is executed by Wilmington Trust Company, not individually or personally but solely as Trustee under the Trust Agreement in the exercise of the power and authority conferred and vested in it as such Owner-Trustee, that each and all of the representations, warranties, undertakings and agreements herein made on the part of the Owner-Trustee are each and every one of them made and intended not as personal representations, warranties, undertakings and agreements by Wilmington Trust Company or the Trustor, or for the purpose or with the intention of binding Wilmington Trust Company or the Trustor personally, but are made and intended for the purpose of binding only the Trust Estate as defined in the Trust Agreement, that this Lease is executed and delivered by Wilmington Trust Company solely in the exercise of the powers expressly conferred upon Wilmington Trust Company as trustee under the Trust Agreement, that actions taken by the Owner-Trustee pursuant to its obligations hereunder may, in certain instances, be taken by the Owner-Trustee only upon specific authority of the Trustor, that nothing herein contained shall be construed as creating any liability of Wilmington Trust Company or the Trustor, individually or personally, or any incorporator or any past, present or future subscriber to the capital stock of, or stockholder, officer or director of, Wilmington Trust Company or the Trustor, to perform any covenant either express or implied contained herein, all such liability, if any, being expressly waived by the Lessee, and that so far as Wilmington Trust Company or the Trustor, individually or personally is concerned, the Lessee and any

person claiming by, through or under the Lessee shall look solely to the Trust Estate as defined under this Lease; provided, that nothing in this Section 21.9 shall be construed to limit in scope or substance those representations and warranties, of Wilmington Trust Company made expressly in its individual capacity set forth in the Participation Agreement and the Security Agreement or the representations and warranties of the Trustor in the Participation Agreement. The term "Owner-Trustee" as used in this Lease shall include any trustee succeeding Wilmington Trust Company as Trustee under the Trust Agreement or the Trustor if the trust created thereby is revoked. Any obligation of the Owner-Trustee hereunder may be performed by the Trustor, and any such performance shall not be construed as revocation of the trust created by the Trust Agreement. Nothing contained in this Lease shall restrict the operation of the provisions of the Trust Agreement with respect to its revocation or the resignation or removal of the Trustee thereunder.

IN WITNESS WHEREOF, the parties hereto have caused this Lease to be executed by their respective officers thereunder duly authorized as of the day and year first above written.

WILMINGTON TRUST COMPANY, not in its individual capacity but solely as Trustee under Pullman Leasing Trust No. 88-3

By: Its:

PULLMAN LEASING COMPANY

By:

STATE OF ILLINOIS) SS:	
COUNTY OF COOK)	
·	
personally appeared WILLIAM & me personally known, who being	duly sworn, says that he is
a(*) VICE PRESIDENT of WILMINGT instrument was signed and seal by authority of its Board of I that the execution of the fore	ed on behalf of said corporation irectors, and he acknowledged
act and deed of said corporati	on. Or home Homon
	Notary Public
[NOTARIAL SEAL]	My Commission Expires:
	My Commission Expires July 15, 1989
STATE OF ILLINOIS) SS:	
COUNTY OF COOK)	
On this 29 th day of	December 1988, before me
personally appeared <u>TERRENCE</u> (personally known, who being by a(#) VICE PRESIDENT OF PULLMAN LI ment was signed and sealed on	S. HEIDEAMP, to me y me duly sworn, says that he is EASING COMPANY, that said instrubehalf of said corporation by
the execution of the foregoing	ectors, and he acknowledged that great instrument was the free act
and deed of said corporation.	On ann Homan
•	Notary Public
	My Commission Expires:
	My Commission Expires July 15, 1989
(NOTARIAL SEAL)	

Pullman Leasing Trust No. 88-3

[Form of Security Trustee's receipt to appear only in "original" counterpart for purposes of <u>Section 21.4</u>.]

Receipt of this original counterpart of the foregoing Lease is hereby acknowledged this ____ day of December, 1988.

THE CONNECTICUT BANK AND TRUST COMPANY, NATIONAL ASSOCIATION

Зу:_	
Its:	
1 65:	

DESCRIPTION OF ITEMS OF EQUIPMENT

Equipment Closing Date:

December 30, 1988

Description of Items:

793 100-ton 4750 cfc covered hopper cars Marked and Numbered as set forth in Attachment A hereto

SCHEDULE A (to Equipment Lease)

WELLS FARGO LEVERAGED LEASE

YEAR BUILT	NUMBER OF CAPS	COST PER CAR	TOTAL COST
1973	130	14,370	1,968,100
1974	103	15,514	1,597,942
1975	1	15, 367	16, 967
1978	24	29, 395	463,400
1979	289	21,697	6, 270, 433
1700	237	23, 454	5,550,590
1981	9	24,942	224,479
	793		16,025,990
	********		********

ATTACHNENT A

	PLC CAR M		UNION		YEAR BUILT	COST
	CAF II	UMBER	CAR MI	m <i>o</i> r.≠ 	••••••••••••••••••••••••••••••••••••••	
	PLCI	12507	UTCT	44170	1973	14,370
	PLCI	12500	UTCI	44170	1973	14,370
	PLCI	12589	VTCI	44183	1973	14, 370
	PLCI	12590	UTCI	44184	1973	14,370
	PLCI	12591	UTCI	4186	1973	14,370
	PLCI	12592	OTCI	44188	1973	14,370
	PLCI	12593	UTCE	44198	1973	14,370
	PLCI	12594	UTCI	44201	1973	14,370
	PLCI	12595	UTCI	44202	1973	14,370
	PLCI	12596	UICI	44205	1973	14,370
	PLCI	12597	UTCI	44207	1973	14,370
	PLCI	12598	UTCE	44209	1973	14,370
	PLCI	12599	UTCI	44211	1973	14,370
	PLCI	12600	UTCI	44213	1973	14,370
	PLCI	12601	UTCX	44217	1973	14,370
	PLOT	12602	UTCE	44221	1973	14,370
	PLCI	12603	UTCI	44223	1973	14,370
	PLCE	12604	UTCA	44224	1973	14,370
	PLCI	12605	UTCI	44225	1973	14,370
	PLCT	12606	UTCI	44228	1373	14,370
	PLCI	12607	UTCI	44730	1973	14,370
	PLCI	12608	UTCI	44231	1973	14,370
	PLCI	12609	UICI	44235	1973	14,370
	PLCI	12610	UTCI	44237	1973	14,370
	PLCI	12611	UTCI	44238	1973	14,370
	PLCI	12612	UTCI	44240	1373	14,370
	PLCI	12614	UTCI	44244	1973	14,370
	PLCI	12615	UTCT	44249	1773	14,370
	PLCI	12616	nica	44252	1973	14,370
	PLCI	12617	UTCI	44254	1973	14,370
	PLCI	12618	UICE	44255	1973	14,370
•	PLCI	12619	UICI	44260	1973	14,370
	PLCI	12630	UTCI	44269	1973	14,370
	FLCI	12621	UICI	44273	1973	14,370
	PLO	12622	UTCI	44275	1973	14,370
	PLCI	12623	RICI	44278	1973	14,370
	FLEI	12624	UICI	44282	1973	14,370
	FEG	12625	UTCI	44283	1973	14,370
				_	· - · -	
•						

PLC UNION TAME CAR NUMBER COST PLCS 17876 UTCS 44223 1973 14,370 PLCS 12677 UTCS 44383 1973 14,370 PLCS 12670 UTCS 44383 1973 14,370 PLCS 12630 UTCS 44383 1973 14,370 PLCS 12631 UTCS 44366 1973 14,370 PLCS 12632 UTCS 44366 1973 14,370 PLCS 12632 UTCS 44366 1973 14,370 PLCS 12631 UTCS 44616 1973 14,370 PLCS 12632 UTCS 44114 1973 14,370 PLCS 25513 UTCS 44115 1973 14,370 PLCS 25514 UTCS 44116 1973 14,370 PLCS 25515 UTCS 44118 1973 14,370 PLCS 25516 UTCS 44119 1973 14,370 PLCS 25516 UTCS 44123 1973 14,370 PLCS 25517 UTCS 44284 1973 14,370 PLCS 25519 UTCS 44564 1973 14,370 PLCS 25520 UTCS 44564 1973 14,370 PLCS 25520 UTCS 44564 1973 14,370 PLCS 25523 UTCS 44564 1973 14,370 PLCS 25523 UTCS 44564 1973 14,370 PLCS 25524 UTCS 44564 1973 14,370 PLCS 25525 UTCS 44564 1973 14,370 PLCS 25527 UTCS 44564 1973 14,370 PLCS 25528 UTCS 44565 1973 14,370 PLCS 25529 UTCS 44564 1973 14,370 PLCS 25575 UTCS 44114 1973 14,370 PLCS 25770 UTCS 44114 1973 14,370 PLCS 25770 UTCS 44114 1973 14,370 PLCS 25790 UTCS 44113 1973 14,370 PLCS 25790 UTCS 44103 1973 14,370 PLCS 25790 UTCS 44103 1973 14,370 PLCS 25790 UTCS 44113 1973 14,370 PLCS 25790 UTCS 44110 1973 14,370 PLCS 25790 UTCS 44110 1973 14,370 PLCS 25790 UTCS 44110 1973 14,370 PLCS 25790 UTCS 44111 1973 14,370 PLCS 25900 UTCS 44112 1973 14,370 PLCS 25900 UTCS 44113 1973 14,370 PLCS 25900 UTCS 44113 1973 14,370 PLCS 25900 UTCS 44113 1973 14,370 PLCS 25900 UTCS 44114 1973 14,370
PLCI 12676 UICH 44293 1973 14,370 PLCI 12627 UICH 44346 1973 14,370 PLCI 12628 UICH 44303 1973 14,370 PLCI 12630 UICH 44576 1973 14,370 PLCI 12631 UICH 44616 1973 14,370 PLCI 12632 UICH 44616 1973 14,370 PLCI 12632 UICH 44616 1973 14,370 PLCI 12632 UICH 44614 1973 14,370 PLCI 12633 UICH 44614 1973 14,370 PLCI 25314 UICH 44616 1973 14,370 PLCI 25315 UICH 44115 1973 14,370 PLCI 25316 UICH 44119 1973 14,370 PLCI 25316 UICH 44192 1973 14,370 PLCI 25316 UICH 44193 1973 14,370 PLCI 25318 UICH 44204 1973 14,370 PLCI 25319 UICH 44204 1973 14,370 PLCI 25319 UICH 44540 1973 14,370 PLCI 25319 UICH 44540 1973 14,370 PLCI 25320 UICH 44540 1973 14,370 PLCI 25321 UICH 44564 1973 14,370 PLCI 25322 UICH 44564 1973 14,370 PLCI 25324 UICH 44564 1973 14,370 PLCI 25325 UICH 44564 1973 14,370 PLCI 25326 UICH 44564 1973 14,370 PLCI 25327 UICH 44564 1973 14,370 PLCI 25328 UICH 44564 1973 14,370 PLCI 25329 UICH 44564 1973 14,370 PLCI 25329 UICH 44564 1973 14,370 PLCI 25329 UICH 44564 1973 14,370 PLCI 25727 UICH 44120 1973 14,370 PLCI 25729 UICH 44614 1973 14,370 PLCI 25739 UICH 44604 1973 14,370 PLCI 25790 UICH 44103 1973 14,370 PLCI 25791 UICH 44103 1973 14,370 PLCI 25795 UICH 44101 1973 14,370 PLCI 25799 UICH 44101 1973 14,370 PLCI 25790 UICH 44101 1973 14,370 PLCI 25790 UICH 44113 1973 14,370 PLCI 25800 UICH 44121 1973 14,370
PLCI 12627 UTCI 44365 1973 14,370 PLCI 12630 UTCI 44383 1973 14,370 PLCI 12630 UTCI 44516 1973 14,370 PLCI 12631 UTCI 44616 1973 14,370 PLCI 12832 UTCI 44616 1973 14,370 PLCI 12983 UTCI 44114 1973 14,370 PLCI 25513 UTCI 44115 1973 14,370 PLCI 25514 UTCI 44116 1973 14,370 PLCI 25515 UTCI 44119 1973 14,370 PLCI 25516 UTCI 44193 1973 14,370 PLCI 25516 UTCI 44193 1973 14,370 PLCI 25517 UTCI 44204 1973 14,370 PLCI 25518 UTCI 44204 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25520 UTCI 44540 1973 14,370 PLCI 25521 UTCI 44540 1973 14,370 PLCI 25521 UTCI 44540 1973 14,370 PLCI 25521 UTCI 44540 1973 14,370 PLCI 25520 UTCI 44564 1973 14,370 PLCI 25521 UTCI 44564 1973 14,370 PLCI 25523 UTCI 44564 1973 14,370 PLCI 25524 UTCI 44564 1973 14,370 PLCI 25525 UTCI 44564 1973 14,370 PLCI 25727 UTCI 44120 1973 14,370 PLCI 25728 UTCI 44514 1973 14,370 PLCI 25729 UTCI 44265 1973 14,370 PLCI 25729 UTCI 44265 1973 14,370 PLCI 25729 UTCI 44265 1973 14,370 PLCI 25793 UTCI 44103 1973 14,370 PLCI 25794 UTCI 44107 1973 14,370 PLCI 25795 UTCI 44110 1973 14,370 PLCI 25799 UTCI 44107 1973 14,370 PLCI 25799 UTCI 44110 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44113 1973 14,370 PLCI 25800 UTCI 44121 1973 14,370
PLGI 12620 UTCI 44303 1973 14,370 PLGI 12630 UTCI 44516 1973 14,370 PLGI 12631 UTCI 44616 1973 14,370 PLGI 12632 UTCI 44614 1973 14,370 PLGI 12903 UTCI 44114 1973 14,370 PLGI 25513 UTCI 44115 1973 14,370 PLGI 25515 UTCI 44116 1973 14,370 PLGI 25516 UTCI 44192 1973 14,370 PLGI 25516 UTCI 44192 1973 14,370 PLGI 25517 UTCI 44204 1973 14,370 PLGI 25519 UTCI 44204 1973 14,370 PLGI 25519 UTCI 44240 1973 14,370 PLGI 25519 UTCI 44540 1973 14,370 PLGI 25520 UTCI 44540 1973 14,370 PLGI 25521 UTCI 44540 1973 14,370 PLGI 25520 UTCI 44540 1973 14,370 PLGI 25520 UTCI 44564 1973 14,370 PLGI 25521 UTCI 44564 1973 14,370 PLGI 25524 UTCI 44564 1973 14,370 PLGI 25525 UTCI 44564 1973 14,370 PLCI 25528 UTCI 44564 1973 14,370 PLCI 25729 UTCI 44564 1973 14,370 PLCI 25729 UTCI 4450 1973 14,370 PLCI 25729 UTCI 4450 1973 14,370 PLCI 25729 UTCI 4450 1973 14,370 PLCI 25729 UTCI 44614 1973 14,370 PLCI 25729 UTCI 44614 1973 14,370 PLCI 25799 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44104 1973 14,370 PLCI 25799 UTCI 44104 1973 14,370 PLCI 25799 UTCI 44107 1973 14,370 PLCI 25799 UTCI 44119 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25800 UTCI 44112 1973 14,370 PLCI 25800 UTCI 44128 1973 14,370 PLCI 25800 UTCI 44131 1973 14,370 PLCI 25800 UTCI 44128 1973 14,370 PLCI 25800 UTCI 44128 1973 14,370 PLCI 25800 UTCI 44128 1973 14,370 PLCI 25800 UTCI 44131 1973 14,370
PLCI 12630 UTCI 44576 1973 14,370 PLCI 12631 UTCI 44616 1973 14,370 PLCI 12632 UTCI 44634 1973 14,370 PLCI 12993 UTCI 44114 1973 14,370 PLCI 25513 UTCI 44115 1973 14,370 PLCI 25514 UTCI 44116 1973 14,370 PLCI 25515 UTCI 44112 1973 14,370 PLCI 25516 UTCI 44193 1973 14,370 PLCI 25518 UTCI 44204 1973 14,370 PLCI 25518 UTCI 44204 1973 14,370 PLCI 25519 UTCI 44204 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25519 UTCI 4456 1973 14,370 PLCI 25520 UTCI 4456 1973 14,370 PLCI 25520 UTCI 4456 1973 14,370 PLCI 25522 UTCI 44564 1973 14,370 PLCI 25523 UTCI 44564 1973 14,370 PLCI 25524 UTCI 44564 1973 14,370 PLCI 25525 UTCI 44564 1973 14,370 PLCI 25525 UTCI 44564 1973 14,370 PLCI 25526 UTCI 44564 1973 14,370 PLCI 25527 UTCI 44120 1973 14,370 PLCI 25728 UTCI 44110 1973 14,370 PLCI 25729 UTCI 44120 1973 14,370 PLCI 25729 UTCI 44120 1973 14,370 PLCI 25795 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44103 1973 14,370 PLCI 25796 UTCI 44103 1973 14,370 PLCI 25797 UTCI 44104 1973 14,370 PLCI 25799 UTCI 44104 1973 14,370 PLCI 25799 UTCI 44104 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44112 1973 14,370 PLCI 25903 UTCI 44112 1973 14,370 PLCI 25800 UTCI 44122 1973 14,370 PLCI 25800 UTCI 44121 1973 14,370
PLCI 12631 UICI 44616 1973 14,370 PLCI 12832 UICI 44634 1973 14,370 PLCI 12983 UICI 44114 1973 14,370 PLCI 25513 UICI 44115 1973 14,370 PLCI 25514 UICI 44116 1973 14,370 PLCI 25515 UICI 44112 1973 14,370 PLCI 25516 UICI 44192 1973 14,370 PLCI 25516 UICI 44204 1973 14,370 PLCI 25518 UICI 44204 1973 14,370 PLCI 25519 UICI 44540 1973 14,370 PLCI 25519 UICI 44540 1973 14,370 PLCI 25520 UICI 44546 1973 14,370 PLCI 25521 UICI 44564 1973 14,370 PLCI 25522 UICI 44564 1973 14,370 PLCI 25523 UICI 44564 1973 14,370 PLCI 25524 UICI 44564 1973 14,370 PLCI 25525 UICI 44588 1973 14,370 PLCI 25525 UICI 44588 1973 14,370 PLCI 25525 UICI 44514 1973 14,370 PLCI 25526 UICI 44514 1973 14,370 PLCI 25527 UICI 44120 1973 14,370 PLCI 25729 UICI 44140 1973 14,370 PLCI 25729 UICI 44140 1973 14,370 PLCI 25793 UICI 44109 1973 14,370 PLCI 25795 UICI 44109 1973 14,370 PLCI 25796 UICI 44109 1973 14,370 PLCI 25797 UICI 44109 1973 14,370 PLCI 25798 UICI 44109 1973 14,370 PLCI 25799 UICI 44101 1973 14,370 PLCI 25799 UICI 44101 1973 14,370 PLCI 25799 UICI 44111 1973 14,370 PLCI 25800 UICI 44111 1973 14,370 PLCI 25800 UICI 44121 1973 14,370
PICE 12632 UICE 44634 1973 14,370 PICE 12983 UICE 44114 1973 14,370 PICE 25513 UICE 44115 1973 14,370 PICE 25514 UICE 44116 1973 14,370 PICE 25515 UICE 44193 1973 14,370 PICE 25516 UICE 44291 1973 14,370 PICE 25519 UICE 44540 1973 14,370 PICE 25519 UICE 44540 1973 14,370 PICE 25520 UICE 44546 1973 14,370 PICE 25521 UICE 44550 1973 14,370 PICE 25523 UICE 44564 1973 14,370 PICE 25523 UICE 44580 1973 14,370 PICE 25523 UICE 44580 1973 14,370 PICE
PLCI 12983 UTCR 44114 1973 14,370 PLCI 25513 UTCR 44115 1973 14,370 PLCI 25514 UTCR 44116 1973 14,370 PLCI 25515 UTCR 44102 1973 14,370 PLCI 25516 UTCR 44103 1973 14,370 PLCI 25516 UTCR 44204 1973 14,370 PLCI 25518 UTCR 44204 1973 14,370 PLCI 25519 UTCR 44540 1973 14,370 PLCI 25519 UTCR 44540 1973 14,370 PLCI 25519 UTCR 44546 1973 14,370 PLCI 25520 UTCR 44546 1973 14,370 PLCI 25521 UTCR 44564 1973 14,370 PLCI 25522 UTCR 44564 1973 14,370 PLCI 25523 UTCR 44564 1973 14,370 PLCI 25524 UTCR 44564 1973 14,370 PLCI 25525 UTCR 44564 1973 14,370 PLCI 25525 UTCR 44514 1973 14,370 PLCI 25526 UTCR 44514 1973 14,370 PLCI 25729 UTCR 44124 1973 14,370 PLCI 25729 UTCR 44124 1973 14,370 PLCI 25777 UTCR 44129 1973 14,370 PLCI 25779 UTCR 44139 1973 14,370 PLCI 25793 UTCR 44037 1973 14,370 PLCI 25794 UTCR 44103 1973 14,370 PLCI 25795 UTCR 44104 1973 14,370 PLCI 25796 UTCR 44107 1973 14,370 PLCI 25797 UTCR 44110 1973 14,370 PLCI 25799 UTCR 44101 1973 14,370 PLCI 25790 UTCR 44101 1973 14,370 PLCI 25790 UTCR 44110 1973 14,370 PLCI 25790 UTCR 44111 1973 14,370 PLCI 25790 UTCR 44111 1973 14,370 PLCI 25800 UTCR 44111 1973 14,370 PLCI 25800 UTCR 44121 1973 14,370 PLCI 25800 UTCR 44128 1973 14,370 PLCI 25801 UTCR 44128 1973 14,370
FLCI 25513 UTCI 44115 1973 14,370 PLCI 25514 UTCI 44116 1973 14,370 PLCI 25515 UTCI 44102 1973 14,370 PLCI 25516 UTCI 44204 1973 14,370 PLCI 25518 UTCI 44240 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25519 UTCI 44546 1973 14,370 PLCI 25520 UTCI 44546 1973 14,370 PLCI 25521 UTCI 44550 1973 14,370 PLCI 25522 UTCI 44564 1973 14,370 PLCI 25523 UTCI 44580 1973 14,370 PLCI 25524 UTCI 44592 1973 14,370 PLCI 25727 UTCI 44614 1973 14,370 PLCI
FLGE 25514 UTCI 40116 1973 14,370 PLGI 25515 UTCI 44102 1973 14,370 PLGI 25516 UTCI 44193 1973 14,370 PLGI 25517 UTCI 44204 1973 14,370 PLGI 25518 UTCI 44540 1973 14,370 PLGI 25529 UTCI 44540 1973 14,370 PLGI 25520 UTCI 44546 1973 14,370 PLGI 25521 UTCI 44564 1973 14,370 PLGI 25522 UTCI 44564 1973 14,370 PLGI 25523 UTCI 44564 1973 14,370 PLCI 25524 UTCI 44588 1973 14,370 PLCI 25524 UTCI 44592 1973 14,370 PLCI 25727 UTCI 44120 1973 14,370 PLCI
PLCI 25515 UTCI 44102 1973 14,370 PLCI 25516 UTCI 44193 1973 14,370 PLCI 25517 UTCI 44204 1973 14,370 PLCI 25518 UTCI 44204 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25520 UTCI 44546 1973 14,370 PLCI 25521 UTCI 44564 1973 14,370 PLCI 25522 UTCI 44564 1973 14,370 PLCI 25523 UTCI 44568 1973 14,370 PLCI 25524 UTCI 44568 1973 14,370 PLCI 25525 UTCI 44514 1973 14,370 PLCI 25525 UTCI 44614 1973 14,370 PLCI 25727 UTCI 44120 1973 14,370 PLCI 25729 UTCI 44214 1973 14,370 PLCI 25729 UTCI 44214 1973 14,370 PLCI 25730 UTCI 44097 1973 14,370 PLCI 25791 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44104 1973 14,370 PLCI 25797 UTCI 44104 1973 14,370 PLCI 25798 UTCI 44104 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25800 UTCI 44112 1973 14,370 PLCI 25800 UTCI 44112 1973 14,370 PLCI 25800 UTCI 44121 1973 14,370 PLCI 25801 UTCI 44121 1973 14,370 PLCI 25802 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44111 1973 14,370 PLCI 25804 UTCI 44128 1973 14,370 PLCI 25805 UTCI 44111 1973 14,370
PLCI 25516 UTCI 44193 1973 14,370 PLCI 25517 UTCI 44204 1973 14,370 PLCI 25518 UTCI 44204 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25519 UTCI 44540 1973 14,370 PLCI 25520 UTCI 44546 1973 14,370 PLCI 25521 UTCI 44564 1973 14,370 PLCI 25522 UTCI 44564 1973 14,370 PLCI 25523 UTCI 44568 1973 14,370 PLCI 25524 UTCI 44588 1973 14,370 PLCI 25525 UTCI 44514 1973 14,370 PLCI 25525 UTCI 44514 1973 14,370 PLCI 25727 UTCI 44120 1973 14,370 PLCI 25728 UTCI 44214 1973 14,370 PLCI 25729 UTCI 44214 1973 14,370 PLCI 25729 UTCI 44199 1973 14,370 PLCI 25791 UTCI 44199 1973 14,370 PLCI 25792 UTCI 44103 1973 14,370 PLCI 25794 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44104 1973 14,370 PLCI 25797 UTCI 44101 1973 14,370 PLCI 25798 UTCI 44101 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25800 UTCI 44112 1973 14,370 PLCI 25800 UTCI 44112 1973 14,370 PLCI 25800 UTCI 44121 1973 14,370 PLCI 25800 UTCI 44121 1973 14,370 PLCI 25800 UTCI 44121 1973 14,370 PLCI 25800 UTCI 44128 1973 14,370
PICI 25517 UTCI 44204 1973 14,370 PICI 25518 UTCI 44239 1973 14,370 PICI 25519 UTCI 44540 1973 14,370 PICI 25520 UTCI 44546 1973 14,370 PICI 25521 UTCI 44564 1973 14,370 PICI 25522 UTCI 44564 1973 14,370 PICI 25523 UTCI 44568 1973 14,370 PICI 25524 UTCI 44588 1973 14,370 PICI 25525 UTCI 44614 1973 14,370 PICI 25727 UTCI 44120 1973 14,370 PICI 25729 UTCI 44265 1973 14,370 PICI 25729 UTCI 44265 1973 14,370 PICI 25793 UTCI 44057 1973 14,370 PICI
PICE 25510 UICE 44239 1973 14,370 PLCI 25519 UICE 44540 1973 14,370 PLCI 25520 UICE 44546 1973 14,370 PLCI 25521 UICE 44550 1973 14,370 PLCI 25522 UICE 44564 1973 14,370 PLCI 25523 UICE 44588 1973 14,370 PLCI 25524 UICE 44592 1973 14,370 PLCI 25525 UICE 44614 1973 14,370 PLCI 25727 UICE 44120 1973 14,370 PLCI 25728 UICE 44214 1973 14,370 PLCI 25729 UICE 44265 1973 14,370 PLCI 25793 UICE 44139 1973 14,370 PLCI 25794 UICE 44103 1973 14,370 PLCI
PLCI 25519 UTCI 44540 1973 14,370 PLCI 25520 UTCI 44546 1973 14,370 PLCI 25521 UTCI 44550 1973 14,370 PLCI 25522 UTCI 44564 1973 14,370 PLCI 25523 UTCI 44588 1973 14,370 PLCI 25524 UTCI 44589 1973 14,370 PLCI 25525 UTCI 44614 1973 14,370 PLCI 25525 UTCI 44614 1973 14,370 PLCI 25727 UTCI 44120 1973 14,370 PLCI 25729 UTCI 44214 1973 14,370 PLCI 25729 UTCI 44265 1973 14,370 PLCI 25777 UTCI 44139 1973 14,370 PLCI 25793 UTCI 44097 1973 14,370 PLCI 25794 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44104 1973 14,370 PLCI 25797 UTCI 44107 1973 14,370 PLCI 25798 UTCI 44107 1973 14,370 PLCI 25799 UTCI 44110 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25800 UTCI 44112 1973 14,370 PLCI 25800 UTCI 4412 1973 14,370 PLCI 25801 UTCI 4412 1973 14,370 PLCI 25802 UTCI 4412 1973 14,370 PLCI 25803 UTCI 4413 1973 14,370 PLCI 25804 UTCI 4413 1973 14,370 PLCI 25805 UTCI 4413 1973 14,370 PLCI 25804 UTCI 4413 1973 14,370 PLCI 25805 UTCI 44111 1973 14,370
PLOT 25520 UTCI 44546 1973 14,370 PLCT 25521 UTCI 44550 1973 14,370 PLCT 25522 UTCI 44564 1973 14,370 PLCT 25523 UTCI 44588 1973 14,370 PLCT 25524 UTCI 44592 1973 14,370 PLCT 25727 UTCI 44614 1973 14,370 PLCT 25728 UTCI 44214 1973 14,370 PLCT 25729 UTCI 44265 1973 14,370 PLCT 25777 UTCI 44139 1973 14,370 PLCT 25793 UTCI 44097 1973 14,370 PLCT 25793 UTCI 44103 1973 14,370 PLCT 25795 UTCI 44104 1973 14,370 PLCT 25796 UTCI 44107 1973 14,370 PLCT
PLCI 25521 UICI 44550 1973 14,370 PLCI 25522 UICI 44564 1973 14,370 PLCI 25523 UICI 44568 1973 14,370 PLCI 25524 UICI 44592 1973 14,370 PLCI 25525 UICI 44614 1973 14,370 PLCI 25727 UICI 44120 1973 14,370 PLCI 25728 UICI 44214 1973 14,370 PLCI 25729 UICI 44265 1973 14,370 PLCI 25777 UICI 44139 1973 14,370 PLCI 25793 UICI 44103 1973 14,370 PLCI 25794 UICI 44103 1973 14,370 PLCI 25795 UICI 44104 1973 14,370 PLCI 25796 UICI 44107 1973 14,370 PLCI 25798 UICI 44110 1973 14,370 PLCI 25799 UICI 44110 1973 14,370 PLCI 25799 UICI 44111 1973 14,370 PLCI 25799 UICI 44111 1973 14,370 PLCI 25799 UICI 44111 1973 14,370 PLCI 25800 UICI 44112 1973 14,370 PLCI 25800 UICI 44122 1973 14,370 PLCI 25801 UICI 44127 1973 14,370 PLCI 25802 UICI 44128 1973 14,370 PLCI 25803 UICI 44121 1973 14,370 PLCI 25804 UICI 44121 1973 14,370 PLCI 25805 UICI 44131 1973 14,370
PLCX 25522 UICX 44564 1973 14,370 PLCX 25523 UICX 44588 1973 14,370 PLCX 25524 UICX 44592 1973 14,370 PLCX 25525 UICX 44614 1973 14,370 PLCX 25727 UICX 44120 1973 14,370 PLCX 25728 UICX 44214 1973 14,370 PLCX 25729 UICX 44265 1973 14,370 PLCX 25777 UICX 44139 1973 14,370 PLCX 25793 UICX 44097 1973 14,370 PLCX 25794 UICX 44103 1973 14,370 PLCX 25795 UICX 44104 1973 14,370 PLCX 25796 UICX 44107 1973 14,370 PLCX 25797 UICX 44110 1973 14,370 PLCX 25798 UICX 44111 1973 14,370 PLCX 25799 UICX 44111 1973 14,370 PLCX 25799 UICX 44111 1973 14,370 PLCX 25800 UICX 44112 1973 14,370 PLCX 25800 UICX 44122 1973 14,370 PLCX 25801 UICX 44127 1973 14,370 PLCX 25802 UICX 44128 1973 14,370 PLCX 25803 UICX 44131 1973 14,370 PLCX 25803 UICX 44131 1973 14,370 PLCX 25803 UICX 44121 1973 14,370 PLCX 25803 UICX 44131 1973 14,370 PLCX 25805 UICX 44131 1973 14,370
PLCX 25523 UICX 44588 1973 14,370 PLCX 25524 UICX 44592 1973 14,370 PLCX 25525 UICX 44614 1973 14,370 PLCX 25727 UICX 44120 1973 14,370 PLCX 25728 UICX 44214 1973 14,370 PLCX 25729 UICX 44265 1973 14,370 PLCX 25777 UICX 44139 1973 14,370 PLCX 25793 UICX 44097 1973 14,370 PLCX 25794 UICX 44103 1973 14,370 PLCX 25795 UICX 44104 1973 14,370 PLCX 25796 UICX 44107 1973 14,370 PLCX 25797 UICX 44110 1973 14,370 PLCX 25798 UICX 44111 1973 14,370 PLCX 25799 UICX 44111 1973 14,370 PLCX 25800 UICX 44112 1973 14,370 PLCX 25800 UICX 44122 1973 14,370 PLCX 25801 UICX 44127 1973 14,370 PLCX 25802 UICX 44128 1973 14,370 PLCX 25803 UICX 44121 1973 14,370 PLCX 25804 UICX 44121 1973 14,370 PLCX 25805 UICX 44131 1973 14,370
FLGI 25524 UICI 44592 1973 14,370 PLGI 25525 UICI 44614 1973 14,370 PLGI 25727 UICI 44120 1973 14,370 PLCI 25728 UICI 44265 1973 14,370 PLCI 25777 UICI 44139 1973 14,370 PLCI 25793 UICI 44103 1973 14,370 PLCI 25794 UICI 44103 1973 14,370 PLCI 25795 UICI 44104 1973 14,370 PLCI 25796 UICI 44107 1973 14,370 PLCI 25797 UICI 44107 1973 14,370 PLCI 25798 UICI 44111 1973 14,370 PLCI 25799 UICI 44111 1973 14,370 PLCI 25800 UICI 44122 1973 14,370 PLCI
PLCI 25525 UTCI 44614 1973 14,370 PLCI 25727 UTCI 44120 1973 14,370 PLCI 25728 UTCI 44214 1973 14,370 PLCI 25729 UTCI 44265 1973 14,370 PLCI 25777 UTCI 44139 1973 14,370 PLCI 25793 UTCI 44097 1973 14,370 PLCI 25794 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44107 1973 14,370 PLCI 25796 UTCI 44110 1973 14,370 PLCI 25797 UTCI 44110 1973 14,370 PLCI 25798 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25800 UTCI 44122 1973 14,370 PLCI 25800 UTCI 44127 1973 14,370 PLCI 25800 UTCI 44127 1973 14,370 PLCI 25801 UTCI 44121 1973 14,370 PLCI 25802 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44131 1973 14,370 PLCI 25804 UTCI 44128 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370 PLCI 25809 UTCI 44131 1973 14,370
PLCI 25727 UTCI 44120 1973 14,370 PLCI 25728 UTCI 44214 1973 14,370 PLCI 25729 UTCI 44265 1973 14,370 PLCI 25777 UTCI 44139 1973 14,370 PLCI 25793 UTCI 44097 1973 14,370 PLCI 25794 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44107 1973 14,370 PLCI 25796 UTCI 44110 1973 14,370 PLCI 25797 UTCI 44110 1973 14,370 PLCI 25798 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25800 UTCI 44122 1973 14,370 PLCI 25800 UTCI 44122 1973 14,370 PLCI 25801 UTCI 44127 1973 14,370 PLCI 25802 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25804 UTCI 44128 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370
PLCI 25728 UTCI 44214 1973 14,370 PLCI 25729 UTCI 44265 1973 14,370 PLCI 25777 UTCI 44139 1973 14,370 PLCI 25793 UTCI 44097 1973 14,370 PLCI 25794 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44107 1973 14,370 PLCI 25797 UTCI 44110 1973 14,370 PLCI 25798 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44113 1973 14,370 PLCI 25800 UTCI 44122 1973 14,370 PLCI 25801 UTCI 44127 1973 14,370 PLCI 25802 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25804 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25804 UTCI 44128 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370
PLCI 25729 UTCI 44265 1973 14,370 PLCI 25777 UTCI 44139 1973 14,370 PLCI 25793 UTCI 44097 1973 14,370 PLCI 25794 UTCI 44103 1973 14,370 PLCI 25795 UTCI 44104 1973 14,370 PLCI 25796 UTCI 44107 1973 14,370 PLCI 25797 UTCI 44110 1973 14,370 PLCI 25798 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44113 1973 14,370 PLCI 25799 UTCI 44113 1973 14,370 PLCI 25800 UTCI 44122 1973 14,370 PLCI 25801 UTCI 44127 1973 14,370 PLCI 25802 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25804 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25804 UTCI 44128 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370 PLCI 25805 UTCI 44131 1973 14,370
PLC1 25777 UIC1 44139 1973 14,370 PLC1 25793 UIC1 44097 1973 14,370 PLC1 25794 UIC1 44103 1973 14,370 PLC1 25795 UIC1 44104 1973 14,370 PLC1 25796 UIC1 44107 1973 14,370 PLC1 25797 UIC1 44110 1973 14,370 PLC1 25798 UIC1 44111 1973 14,370 PLC1 25799 UIC1 44113 1973 14,370 PLC1 25800 UIC1 44122 1973 14,370 PLC1 25801 UIC1 44127 1973 14,370 PLC1 25802 UIC1 44128 1973 14,370 PLC1 25803 UIC1 44128 1973 14,370 PLC1 25803 UIC1 44128 1973 14,370 PLC1 25804 UIC1 44128 1973 14,370 PLC1 25803 UIC1 44128 1973 14,370 PLC1 25804 UIC1 44131 1973 14,370 PLC1 25805 UIC1 44131 1973 14,370 PLC1 25805 UIC1 44131 1973 14,370
PLC1 25793 UTC1 44097 1973 14,370 PLC1 25794 UTC1 44103 1973 14,370 PLC1 25795 UTC1 44104 1973 14,370 PLC1 25796 UTC1 44107 1973 14,370 PLC1 25797 UTC1 44110 1973 14,370 PLC1 25798 UTC1 44111 1973 14,370 PLC1 25799 UTC1 44113 1973 14,370 PLC1 25800 UTC1 44122 1973 14,370 PLC1 25801 UTC1 44127 1973 14,370 PLC1 25802 UTC1 44128 1973 14,370 PLC1 25803 UTC1 44128 1973 14,370 PLC1 25803 UTC1 44128 1973 14,370 PLC1 25804 UTC1 44128 1973 14,370 PLC1 25803 UTC1 44128 1973 14,370 PLC1 25804 UTC1 44131 1973 14,370 PLC1 25805 UTC1 44131 1973 14,370 PLC1 25805 UTC1 44131 1973 14,370
PLC1 25794 UTCI 44103 1973 14,370 PLC1 25795 UTCI 44104 1973 14,370 PLC1 25796 UTCI 44107 1973 14,370 PLC1 25798 UTCI 44111 1973 14,370 PLC1 25799 UTCI 44113 1973 14,370 PLC1 25800 UTCI 44122 1973 14,370 PLC1 25801 UTCI 44127 1973 14,370 PLC1 25802 UTCI 44128 1973 14,370 PLC1 25803 UTCI 44131 1973 14,370 PLC1 25804 UTCI 44131 1973 14,370 PLC1 25805 UTCI 44141 1973 14,370
PLC1 25795 UTCR 44104 1973 14,370 PLC1 25796 UTCR 44107 1973 14,370 PLC1 25797 UTCR 44110 1973 14,370 PLC1 25798 UTCR 44111 1973 14,370 PLC1 25800 UTCR 44122 1973 14,370 PLC1 25801 UTCR 44127 1973 14,370 PLC1 25802 UTCR 44128 1973 14,370 PLC1 25803 UTCR 44131 1973 14,370 FLC1 25804 UTCR 44131 1973 14,370 FLC1 25805 UTCR 44141 1973 14,370
PLCI 25796 UTCI 44107 1973 14,370 PLCI 25797 UTCI 44119 1973 14,370 PLCI 25798 UTCI 44111 1973 14,370 PLCI 25799 UTCI 44113 1973 14,370 PLCI 25800 UTCI 44122 1973 14,370 PLCI 25801 UTCI 44127 1973 14,370 PLCI 25802 UTCI 44128 1973 14,370 PLCI 25803 UTCI 44128 1973 14,370 PLCI 25804 UTCI 44131 1973 14,370 PLCI 25804 UTCI 44131 1973 14,370 PLCI 25805 UTCI 44141 1973 14,370
PLCI 25797 UIGH 44110 1973 14,370 PLCI 25738 UIGH 44111 1973 14,370 PLCI 25799 UIGH 44113 1973 14,370 PLCI 25800 UIGH 44122 1973 14,370 PLCI 25801 UIGH 44127 1973 14,370 PLCI 25802 UIGH 44128 1973 14,370 PLCI 25803 UIGH 44131 1973 14,370 PLCI 25804 UIGH 44131 1973 14,370 PLCI 25804 UIGH 44131 1973 14,370 PLCI 25805 UIGH 44141 1973 14,370
PLCI 25738 UICI 44111 1973 14,370 PLCI 25799 UICI 44113 1973 14,370 PLCI 25800 UICI 44122 1973 14,370 PLCI 25801 UICI 44127 1973 14,370 PLCI 25802 UICI 44128 1973 14,370 PLCI 25803 UICI 44131 1973 14,370 PLCI 25804 UICI 44133 1973 14,370 PLCI 25805 UICI 44141 1973 14,370
PLCI 25799 UTCR 44113 1973 14,370 PLCI 25800 UTCR 44122 1973 14,370 PLCI 25801 UTCR 44127 1973 14,370 PLCI 25802 UTCR 44128 1973 14,370 PLCI 25803 UTCR 44131 1973 14,370 FLCI 25804 UTCR 44133 1973 14,370 FLCI 25805 UTCR 44141 1973 14,370
PLC3 25800 UTCK 44122 1973 14,370 PLC1 25801 UTCK 44127 1973 14,370 PLCX 25802 UTCK 44128 1973 14,370 PLCX 25803 UTCK 44131 1973 14,370 FLCX 25804 UTCK 44133 1973 14,370 FLCX 25805 UTCK 44141 1973 14,370
PLGI 25801 UTGE 44127 1973 14,370 PLCX 25802 UTGE 44128 1973 14,370 PLCX 25803 UTGE 44131 1973 14,370 FLCX 25804 UTGE 44133 1973 14,370 FLCX 25805 UTGE 44141 1973 14,370
FLCX 25802 UTCX 44128 1973 14,370 FLCX 25803 UTCX 44131 1973 14,370 FLCX 25804 UTCX 44133 1973 14,370 FLCX 25805 UTCX 44141 1973 14,370
FLCR 25803 UTCR 44131 1973 14,370 FLCR 25804 UTCR 44133 1973 14,370 FLCR 25805 UTCR 44141 1973 14,370
FLCT 25804 UTCT 44133 1973 14,370 FLCT 25805 UTCT 44141 1973 14,370
FLCT 25805 UTCT 44141 1973 14,370
FLCI 15806 UTCI 44150 1973 14,370
• • • • • • • • • • • • • • • • • • • •

	PLC EAR N		UNION CAR M		YEAR Built	COST
	PLCI	25007	UTCI	44167	1973	14,370
	PLCI	25808	VICE	44187	1973	14,370
	PLCI	25009	STEE	44190	1973	14,370
	PLCI	25010	UTCE	44191	1973	14,370
	PLCI	25011	BICE	44195	1973	14,370
	PLCI	25012	ALCI	44210	1973	14,370
	PLCI	25013	UTCI	44210	1973	14,370
	PLCI	25814	UTCI	44233	1973	14,370
	PLCX	25815	UTCI	44236	1973	14,370
	PLCI	25016	UTCI	44241	1973	14,370
	PLCI	25817	UICI	44250	1973	14,370
	PLCI	25818	UICI	44259	1973	14,370
	PLCI	25619	UTCE	44280	1973	14,370
ē	PLCE	25356	UTCE	44533	1973	14,370
	PLCI	25957	UTCI	44543	1973	14,370
	PLCI	25958	UTCI	44545	1973	14,370
	PLCI	25959	UTCE	44547	1973	14,370
	PLCI	25960	UTCI	44552	1973	14,370
	PLCX	25%1	UICE	44553	1973	14,370
	PLCI	25%2	UTCE	44557	1973	14,370
		25 % 3	UTCI	44560	1973	
						14, 370
	MCI	25964	UTCI	44563	1973	14,370
	PLCI	25965	UTCI	44566	1973	14,370
	PLCI	25966	UTCE	44569	1973	14,370
	MCI	25967	UTCI	44585	1973	14,370
	PLCI	25368	UICI	44587	1973	14,370
	PLCI	25969	UTCI	44591	1973	14,370
	PLCI	25970	UTCI	44597	1973	14,370
	PLCI	25971	UICI	44598	1973	14,370
	PLCI	25972	UTCI	44599	1973	14,370
	PLCI	25973	NJCI	44609	1973	14,370
	FLCT	25974	UTCI	44618	1973	14,370
	PLCI	25975	HICE	44629	1973	
	PLOC	25976				14,370
			OICI	44630	1973	14,370
	PLCE	25917	UTCT	44635	1973	14,370
	F(!,T	26729	UTCT	44582	1973	14,370
	UUI	26774	BN	480708	1973	14,370
	FULL	26775	BN	480703	1373	14,370

•

PLO CAR II	Kimber		TANK UMBER	YEAR BUILT	COST
PLCI	26776		480710	1973	14,370
PLCI	26777	30	400711	1973	14,370
PLCI	26778		400712	1973	14,370
PLCI	26779		490713	1973	14,370
FLCI	26780	900	490714	1973	14,370
PLCI	26701		480715	1973	14,370
PLCI	26782	90	490716	1973	14,370
FLCI	26783	300	489717	1973	14,370
PLCI	26784	96	489715	1973	14,370
PLCI	26785	(0)	490719	1973	14,370
PLCI	26786		480720	1973	14,370
PLCI	26787	DN	480721	1973	14,370
PLCI	26788		480722	1973	14,370
PLCI	26789	DH	480723	1973	14,370
PLCI	26790	BH	480724	1973	14,370
FL(I	26791	EM	480725	1973	14,370
				•	1,868,100

	RIMBER	CAR MU	TANK MBER	YEAR BUILT	cost
PLCI	25586	UICI	45875	_	15,514
PLCI	25587	DICE	45076	1974	15,514
PLCI	25588	UTCI	45070	1974	- 15,514
PLCI	25589	UTCE	45079	1974	15,514
PLCI	25590	UTCE	45000	1974	15,514
PLCI	25591	UTCE	45001	1974	15,514
PLCI	25592	1310	45006	1974	15,514
PLCI	25593	DICE	45007	1974	15,514
PLCI	25594	UTCI	45000	1974	15,514
PLCI	25595	UTCE	45890	1974	15,514
PLCI	25596	UTCI	45871	1974	15,514
PLCI	25597	UICX	45832	1974	15,514
PLCI	25598	UTCT	45093	1974	15,514
FLLI	25597	UTCI	45894	1974	15,514
PLCI	25600	UICI	45895	1974	15,514
PLCI	25601	UICI	45836	1974	15,514
PLCI	25602	UTCX	45897	1374	15,514
PLCI	25603	UTCE	45898	1974	15,514
PLCI	25604	UTCE	45899	1974	15,514
FLCI	25605	UTCI	45901	1974	15,514
PLCI	25606	UTCE	45902	1974	15,514
PLCI	25607	DICE .	45903	1974	15,514
PLCI	25608	UTCX	45304	1974	15,514
PLCI	25619	UTCI	45906	1974	15,514
PLCI	25611	UICI	45900	1974	15,514
PLCI	25612	UTCE	45909	1974	15,514
MCI	25613	UTCE	45910	1974	15,514
MCI	25614	UICI	45911	1974	15,514
PLCI	25615	UICI	45912	1974	15,514
PLCS	25616	UTCE	45913	1974	15,514
PLCI	25617	UTCE	45914	1974	15,514
PLCI	25618	UICI	45915	1974	15,514
PLCI	25619	UTCE	45316	1974	15,514
PLOI	25620	UICX	45917	1974	15,514
FLCT	256.1	0161	45918	1974	15,514
FLII	2562.	UICI	45319	1974	15,514
Fitt	.36.3	Uter	45720	1974	15,514
FILE	.56.74	U!(1	45901	1974	15,514

FL Car	C MUMBEP	UMION CAR M		YEAR BUILT	COST
FLCI	 256 <i>2</i> 5	UICI	45922	1974	15,514
HCI	25626	UTCI	45923	1974	15,514
UCI	25627	OTCE	45924	1974	15,514
FLCI	25628	UTCI	45931	1974	15,514
PLCI	25629	UTCE	45932	1974	15,514
PLCI	25630	UTCI	45950	1974	15,514
PLCI	25631	UICE	45964	1974	15,514
PLCI	25632	UTCI	45%1	1974	15,514
PLCI	25633	UTCI	45362	1974	15,514
FLCI	25634	UICI	45973	1974	15,514
PLCI	25625	UICE	45975	1974	15,514
PLCI	25636	UTCE	45994	1974	15,514
ici	25730	UTCI	44307	1974	15,514
LCK	25730 25731	UICI	44316	1974	15,514
LCE	25732		44327	1374	15,514
LCI	25/32 25/33	UTCE	44337	1374	15,514
LCI LCI	25734	UICE	44340	1974	
PLCI	257 35	UTCI	44350		15,514
rcui	25736 25736	UTCX		1974 1974	15,514
lCI	25758 25758	UICI	44388		15,514
	25759		45819	1974	15,514
101			45927	1974	15,514
PLCI	25760	UTCI	45929	1974	15,514
PLCI	25761	OLCA	45930	1974	15,514
PLCI	25762	UTCI	45938	1974	15,514
PLCI	25763	U1C1	45946	1974	15,514
PLCI	25764	UTCI	45948	1974	15,514
PLCI	25765	UTCT	45957	1974	15,514
PLCI	25766	UICI	45958	1974	15,514
PLCI	25767	OICE	45961	1374	15,514
PLCI	25768	UICI	45969	1974	15,514
PLCI	25769		45972	1974	15,514
PLCI	25770	UTCI	45976	1974	15,514
FLCI	25771	UICI	45977	1974	15,514
PLUI	25/17		45978	1974	15,514
PL(T	25773	uter	45980	1374	15,514
rici	:5114		45384	1374	15,514
PLIT	25175	UICI	45988	1374	15,514
HUI	.5176	yje t	45930	1974	15,514

PLC CAR M	LIMBER	UNION CAR W	-	YEAR BUILT	cost	
PLCI	25820	בבבבב	44391	1974	15,514	
FLCI	25821	UTCI	44314	1974	15,514	
PLCI	25022	UTCE	44315	1974	15,514	
PLCS	25023	ALCE	44320	1974	15,514	
FLCI	25024	UTCI	44345	1974	15,514	
PLCI	25825	OICE	44349	1974	15,514	
PLCI	25826	OTCE	44352	1974	15,514	
PLCI	25827	MICI	44364	1974	15,514	
PLCI	25828	UTCE	44371	1974	15,514	
PLCI	25829	UTCI	44374	1974	15,514	
FLCI	25830	UTCI	44380	1974	15,514	
PLCI	25831	UICI	44393	1974	15,514	
PLCI	25832	UTCE	44394	1974	15,514	
PLOT	26793	BN	480726	1974	15,514	
FLUI	26734	211	480727	1974	15,514	
MOI	26795	DH	480728	1974	15,514	
FLUI	26796	PH	480729	1974	15,514	
PLCI	26797	DN	480730	1974	15,514	
PLCI	26798	DH	480731	1974	15,514	
FLCI	26739	BN	480732	1974	15,514	
FLCI	26890		480733	1974	15,514	
PLCI	26801	96	480734	1974	15,514	
PLCI	26802	DW	480735	1974	15,514	
PLCI	26803		480736	1974	15,514	
PLCI	26804		480737	1974	15,514	
PLCI	26805		480738	1974	15,514	
PLCI	26806	3 11	480739	1974	15,514	
					1 807 943	

1,597,942

	MUMBER	EAI	ION TA R MUNE	ER	YEAR BUILT	cost
PLCI	13749				1975	16,967
			•			

PLC		UNION	TART	YEAR		
ÇAR N	UMBE P	CAS MI	MBER	BUILT	C051	
PLCI	13970	UTCI	45290	1970	20,395	
PLCI	13971	UTCI	45291	1978	20, 335	
PLCI	13972	UTCI	45292	1978	20, 395	
PLCI	13973	UTCI	45294	1978	20, 395	
PLCI	13974	UTCI	45295	1978	20, 395	
FLCI	13975	UTCI	45296	1978	20, 395	
PLCI	13976	UTCI	45297	1978	20, 395	
PLCI	139??	UICI	45298	1970	20, 395	
FLCI	25537	UTCI	45300	1978	20,395	
PLCI	255 38	UfCI	45304	1970	20, 395	
PLCI	25539	UTCI	45310	1978	20, 395	
PLCI	25540	UTCE	45313	1978	20,395	
FLCI	25541	UTCT	45316	1970	20, 395	
PLCI	25542	UTCI	45319	1978	20,335	
PLCI	25750	UTCI	45302	1978	20, 395	
FLCI	25751	UTCI	45305	1978	20, 395	
PLCI	25752	UTCI	45308	1976	20, 395	
PLCI	25753	UICI	45311	1970	20, 395	
PLCI	25754	UICE	45312	1978	20, 395	
PLCI	25755	DICE	45317	1970	20, 395	
PLCI	25756	UTCI	45320	1979	20, 395	
PLCI	25757	UTCE	45325	1978	20,395	
PLCI	26746	IAIS	45322	1978	20, 395	
PLCI	26955	WCTR	45303	1978	20,395	
				-	484 484	

489,480

PLC Car n		UNION CAR M		YEAR BUILT	COST
			 -	· · · · · · · · · · · · ·	·
PLCI	25681	UICI	43498		21,697
PLCI	25682	UICI	43501	1979	21,697
FLCI	25683	UTCI	43503	1979	21,697
PLCI	25684	UTCE	43507	1979	21,697
PLCI	25685	UTCI	43519	1979	21,697
PLCI	25686	UTCE	43523	1979	21,697
PLCI	25687	UTCI	43524	1979	21,697
FLCI	25688	UTCI	43532	1979	21,697
PLCI	25689	UTCI	43534	1979	21,697
PLCI	25690	UTCI	43538	1979	21,697
PLCI	25631	UTCI	43544	1979	21,697
PLCI	25692	uici	43545	1979	21,697
PLCI	25693	UTCI	43546	1979	21,697
FLCX	25694	Uter	42547	1979	21,697
PLCI	25635	UTCI	43548	1979	21,697
PUCT	25636	uter	43555	1373	21,697
FLEI	25697	UTCI	43559	1979	21,697
PLCI	25638	UTCT	43560	1979	21,697
FLCI	25699	UTCI	43566	1979	21,697
PLCI	25700	UTCX	43571	1973	21,697
PLCI	25701	UTCE	43572	1979	21,697
PLCI	25702	uter	43576	1973	21,697
PLCI	25703	UICI	43577	1973	21,637
PLCI	25704	UTCI	43578	1979	21,697
PLCX -	25705	UTCI	43580	1979	21,697
PLCT	25706	UTCE	43583	1979	21,697
PLCI	25707	OICI	42585	1979	71,697
PLCI	25708	DICI	43587	1979	21,697
PLCI	25709	UICI	43593	1379	21,697
PLCI	25710	UTCI	43600	1979	21,697
PLCI	25711	UTCI	43601	1979	21,697
PLO	25712	UTCE	43606	1979	21,697
FLOT	25713	UTCI	43611	1979	21,697
PLCI	25714	Utes	43613	1373	
สบ.	.5715	UICI	43613	1979	21,697
rtri	15/16	UTCA	42617		21,697
FUT	3716	UIV.X UIV,X		1979	21,637
FL+1	25718		43619	1979	21,697
7 (7)	47.18	Ulix	43627	1323	21,697

•

PLO	<u>:</u>	WO I WU	TANK	YEAF	
	RIMBE F	CAR W		RUILT	COST
FLOI	25719	DICT	43629	1979	21,697
PLII	25720	UTCI	43632	1973	21,697
PLCI	25721	utci	43634	1979	21,697
FLCI	25722	UTCE	43539	1979	21,697
PLCI	25723	alci	43641	1979	21,697
PLCI	25724	UTCI	43643	1979	21,697
PLCI	25725	UICE	43646	1979	21,697
PLCI	25726	UICI	43549	1979	21,697
PLCI	25740	UICI	45119	1979	21,697
PLCI	25741	UTCI	45121	1979	21,697
FLCT .	25742	UTCI.	45122	1379	21,697
PLCI ,	25743	UTCI	45123	1979	21,697
FLCI	25744	UTCE	45188	1973	21,697
PLCI	25745	UTCE	45214	1979	21,697
PLUI	25746	UICI	45245	1979	21,697
PLC1	25747	UTCE	45248	1773	21,697
PLC# PLC#	25748 25749	OTCE OTCE	45250 452 69	1373 1979	21,697
PLCI	25778	UICE	43700	1979	21,697
PL(1	25779	UTCE	43701	1979	21,697 21,697
PLCE	25780	UTCI	43705	1979	21,697
PLCI	25781	BICI	43709	1979	21,697
PLCI	25782	OICE	43710	1379	21,697
PLCI	25783	UTCI	43711	1979	21,697
PLCI	25784	UTCE	43717	1979	21,697
PLCI	25785	UTCI	43719	1373	21,697
PLCI	25786	UTCI	43720	1979	21,697
PLCI	25787	UTCT	43723	1979	21,697
PLCI	25788	UICI	43734	1979	21,697
PLCI	25789	UTCI	43736	1979	21,697
PLCI	25730	uici	43737	1979	21,697
FLUI	25731	UTCX	43739	1979	21,697
PL(I	25792	uter	43733	1973	21,697
FLCX	25803	UICE	45132	1979	21,697
PLCI	.'5834		45140	1979	21,697
FICT	.5875	UICX	45162	1979	21,697
ft:I	3087.		45165	1979	21,697
ti i	22807	UTCI	45178	1973	21,697

PL(UNION		YEAR	ceet		
CAR I	NUMBER	(AR W	MBF A	DUILT	COST		
PLCI	25838	UICE	45181	1979	21,697		
PLCI	25839	DICI	45191	1979	21,697		
FLCX	25840	UICE	45215	1979	21,697	·	
MCI	25841	MICI	45218	1979	21,697 21,697		
PLCI	25842 25843	UTCI	45223 45225	1979 1979	21,697		
PLCI	25844	VICE	45226	1979	21,697		
PLCI	25845	UICI	45227	1979	21,697		
FLCX	25846	UTCI	45228	1979	21,697		
PLCI	25847	UICI	45230	1979	21,697		
PLCI	25848	UTCI	45231	1979	21,697		
PLCI	25843	UTCE	45233	1979	21,697		
FLCI	25850	UTCI	45239	1979	21,697		
PLCI	25851	UTCI	45268	1373	21,697		
PLEI	25052	UICI	45270	1979	21,697	•	
PLCI	25853	UICI	45271	1379	21,637		
PLOT PLOT	25854 25855	UICI	43651 43653	1979 1379	21,697 21,697		
FLCI	25 85 6	UICE	43654	1979	21,697		
FLCI	25857	UICI	43655	1979	21,697		
PLCI	25058	UTCI	43658	1979	21,697	•	
PLCI	25959	UTCI	43659	1979	21,697		
PLCI	2 58 60	UICI	43665	1979	21,697		
PLCI	25861	UTCI	43667	1979	21,697		
MCI	25862 25862	UICI	43669	1979	21,697		
PLCI	25863 25864	UTCI	43670 43674	1373	21,637		
PLCI	25 8 65	UICE	43676	1979 197 9	21,697 21,697	,	
MCI	25866	UICE	43683	1979	21,697	•	
PLCI	25867	UTCI	43684	1979	21,697	•	
PLCI	25868	UICI	43685	1379	21,697		
PLCI	25863	UIÇK	43694	1979	21,697		
PLCI	25870	UTCI	43695	1979	21,697		
PLCI	25871	UTCI	43636	1979	21,697		
FLCT	.5872		43698	1979	21,697		
PLCI	25873		43633		21,697		
PLCA	25885 25880		43403		21,697		•
, (, ,	. 1006	UIUX	43411	1979	21,637		
	•						
						•	

					-
D# /		e gan 1 elen	TANK	YEAR	
PLC (AR N		UNION CAP M		BUILT	COS1
	· · · · · · · · · · ·				
PLCI	25887	UTCE	43414	1979	21,697
Mai	25688	UICE	43417	1979	21,697
PLCI	25883	UTCI	43422	1979	21,697
PLCI	25 89 0	UTCI	43423	1979	21,697
PLCI	25891	UTCI	43420	1979	21,697
PLCI	25892	UTCI	43430	1979	21,697
PLCI	25893	UTCE	43650	1979	21,697
PLCI	26646	UTCI	43353	1979	21,697
PLCI	26647	UTCI	43354	1979	21,697
PLCI	26648	UTCI	43356	1979	21,697
FLCT	26647	UTÇI	43352	1979	21,697
LT CI	26650	UTCE	43365	1979	21,697
FLCI	26651	UTCI	43366	1979	21,697
PLCI	26652	UICI	43367	1979	21,697
FLCI	26653	UICI	43416	1979	21,697
FLCT .	26654	UTCI	43424	1979	21,697
FLUX	26655	DICE	43425	1973	21,697
PL(I	26656	UTCE	43450	1979	21,697
PLCI	26657	UICE	43453	1979	21,697
PLCI	2665B	UICE	43464	197 9	21,697
PLCI	26659	UTCK	43465	1979	21,697
PLCI	26660	UTCE	43466	1979	21,697
PLCI	26661	UTCX	43463	1979	21,697
PLCI	26662	UTCX	43472	1979	21,597
PLCI	26663	UICE	43476	1379	21,697
PLCI	26664	UTCI	43478	1379	21,697
PLCI	26665	UTCI	43479	1979	21,697
PLCI	26666	UTCI	43480	1979	21,697
PLCI	26667	UTCI	43481	1379	21,697
PLCI	26668	UTCI	43486	1979	21,697
PLCI	26663	UTCT	43488	1979	21,697
FLCI	26670	UICI	43489	1979	21,697
PLCI	26671	UTÇI	43431	1379	21,697
FLCE	26672		43493	1373	21,697
FLCX	36673	UICI	43494	1373	21,697
FILE	.6674	UICE	43495	1979	21,697
f(+1	26675	UICI	42436	1373	21,637
1117	: ૧૯૫૯	UI(I	43497	1279	21,697
					•

•

•

	PLC CAF K		UNION CAP NU		YEAR BUILT	COST
	PLCI	26677	VICE	43502	1979	21,697
	PLCI	26678	UTCE	43504	1979	21,697
	PLCT	26679	UTCE	43500	1979	21,697
	PLCI	26680	UTCI	43510	1979	21,697
	PLCI	26681	UTCI	43516	1979	21,697
	PLCI	26682	UTCI	43517	1979	21,697
	FLCI	26683	UTCI	43520	1979	21,697
	PLCI	26684	UICI	43521	1979	21,697
	PLCI	26685	UTCI	43522	1979	21,697
	PLCI	26686	BICI	43527	1979	21,697
	FLCX	26607	UTCI	43531	1979	21,697
	PLCI	26688	UTCI	43533	1979	21,697
	FLCI	26683	UTCI	43537	1979	21,697
	PLCX	26630	UICI	43542	1979	21,697
	PLCI	26691	UIÇX	43549	1979	21,697
•	PLCI	26692	UTCE	43551	1979	21,697
	PLCI	26633	UICI	43552	1979	21,697
	LFCX	26634	UTCI	43553	1979	21,697
	PLCI	26695	UTCI	43557	1973	21,697
	LFCI	26636	UTCI	43563	1979	21,697
	PLCX	26697	UTCE	43567	1979	21,697
	PLCI	26638	UTCI	43568	1979	21,697
	PLCI	2663 9	UTCI	43569		21,697
	PLCI	26700	ALCI	43570	1979	21,697
	PLCI	26701	UTCI	43574	1979	21,697
	MCI	26702	UTCE	43575	1979	21,697
	PLCI	26703	UTCI	43586	1979	21,697
	MCI	26704	UTCI	43588	1979	21,697
	MCI	26705	UTCI	43591	1979	21,697
	MCI	26706	UTCI	43602	1979	21,697
	PLCI	26707	UTCI	43605	1979	21,697
	FLCI	26708	UICI	43610	1973	21,697
•	PLCI	26709	UTCI	43612	1979	21,697
	PLCX .	26710	UTCI	43614	1979	21,697
	PLOT	26711	UTCI	43616	1972	21,697
	FICE	26712	UTCI	43623	1373	21,697
٠	PL (I	26713	UTCI	43624		21,697
	FLEX	26214	UICE	43628	1973	21,637

•

PLO	ī	UNION	T A GOLY	YEAR	
CAR I	ander.	CAR MU		BUILT	cost .
PLCI	26715	OICE	43630	1979	21,697
PLCX	26716	UTCE	43639	1979	21,697
PLCI	26717	UTCI	43640	1979	21,697
PLCI	26719	UICI	43644	1979	21,697
PLCI	26713	UICE	43645	1979	21,697
FLCI	26722	IAIS	43357	1979	21,697
PLCI	26723	IAIS	43405	1979	21,697
FLCI	26724	IAIS	43413	1979	21,697
PLCI	26725	IAIS	43432	1979	21,697
FLCI	26726	IAIS	43435	1979	21,697
PLCI	26727	IAIS	43436	1979	21,697
PLCX	26728	IAIS	43437	1979	21,697
FLCI	26729	IAIS	43438	1979	21,697
PLCK	26730	IAIS	43439	1979	21,697
PLUI	26731	IAIS	43440	1979	21,637
FLUI	26732	IAIS	43441	1979	21,697
PLCI	26703	IAIS	43442	1379	21,637
PLCI	26734	IAIS	43443	1979	21,697
PLCX	26/35	IAIS	43444	1979	21,697
FLCI	26736	IAIS	43445	1979	21,697
PLCI	26737	IAIS	43446	1373	21,697
PLCI	26/38	IAIS	43447	1979	21,697
PLCI	36733	IAIS	43448	1373	21,697
PLCI	26740	IAIS	43449	1379	21,697
PLCI	26741	IAIS	43455	1373	21,697
PLCI	26742	IAIS	43526	1979	21,697
PLCI	26743	IAIS	43541	1979	21,697
PLCI	26744	IAIS	43561	1373	21,697
PLCI	26745	IAIS	43573	1373	21,637
PLCI	?6762	m -	189747	1979	
PLCI	26763	DN	180748	1973	21,697
PLCX	26764	BN	480749	1373	21,697 21,697
PLCI	26765	BN	489750	1979	
fla	76766	811	489751	1979	21,697
ftii	26792		480759	1979	21,637
101	:4885			1929	21,697 21,697
FULL	1887,		43370	1979	21,637
1115	, i, A H)		43371		21,637

	PL() (ar w		UNION TAMA CAP NUMBER		YEAR BUILT	cost
	FLCI	¿C889	UCTP	43374	1979	21,697
	FLCI	26883	WETR	43377	1979	21,697
	PLCI	26890	UCTR	43302	1979	21,697
	FLC1	26891	WCTR	43461	1979	21,697
	PLCI	26832	WCTR	43462	1979	21,697
		26893	WCTR	43477	1979	21,697
	PLCI					21,697
	PLCI	26894	WCTR	43483	1979	
	PLCI	26835	WCTR	43490	1979	21,637
	FLCI	26896	UCTR	43499	1979	21,697
	PLCI	26837	WOTE	43505	1979	21,697
	PLCI	26898	WOTR	43506	1979	21,697
	PLOT	26 89 3	WCTR	43513	1979	21,697
	PLCI	26900	UCTP	43514	1979	21,697
	PLOI	26301	WOTE	43519	1979	21,697
•	PLCI	26302	UCTP	43525	1979	21,697
	PLCI	26903	WCTR	43528	1379	21,697
	FLCI	26304	WLTR	43529	1373	21,697
	PLCI	26305	WCTR	43530	1379	21,697
	PLCI	2630 6	WCTR	43535	1979	21,697
	FLCI	26907	WCTR	43540	1373	21,697
	PLCI	26900	WLIR	43558	1979	21,697
	PLCI	26309	WETE	43564	1979	21,697
	PLCI	26310	WCTF	43565	1979	21,697
	PLCI	26311	WCTR	43573	1379	21,697
	PLCI	26912	WCTR	4358!	1979	21,697
	PLCI	26913	WC IR	43584	1979	21,637
	PLCI	26914	UCTP	43589	1979	21,697
	PLCI	26315	WCTR	43592	1373	21,637
	PLCI	26916	WETR	435%	1379	21,697
	PLCI	26317	WOTE	43597	1379	21,697
•	PLCI	26318	WCTR	43598	1979	21,697
	PLOI	26319	WETR	43604	1979	21,697
	PLCI	26920	WEIP	43607	1979	21,697
	LCI.	26921	WC TP	43621	1979	21,697
	PLCI	2022	W) TR	43622	1379	21,697
	FLIT	26923	W, TP	43626	1373	21,697
	RCI	.69.4	Mt 1b	43631	1979	21,697
	FLCI	3925	W.TF	43635	1373	21,697

PLO CAR I	: Iumber	UM100 CAR MC		YEAR BUILT	COST	
PLCI	26926	OCTR	43642	1979	21,697	
PLCI	26927	OCTR	43647	1979	21,697	
PLCI	26328	WCTR	43640	1979	21,697	
PLCI	26929	UCTR	43656	1979	21,697	
PLCI	26930	SCIR	43661	1979	21,697	
PLCI	26931	UCTR	43663	1979	21,697	
PLCI	26938	DCTR	45146	1979	21,697	
PLCI	26939	UCTR	45158	1979	21,697	
PLCI	26340	OCTR	45169	1979	21,697	
PLCI:	26941	SETR	45173	1979	21,697	
PLOT	26942	OCTP	45176	1979	21,697	
PLCI	26943	WETR	45212	1979	21,697	
PLCI	26344	WETR	45217	1979	21,697	
FLCI	26945	WCTR	45220	1979	21,697	
PLCT	26946	WETR	45240	1979	21,697	
PLCI	26947	WCTR	45252	1979	21,697	
PUCI	26348	DC 1P	45253	1979	21,697	
FLCI	26349	MOTE	45254	1979	21,697	
MA	26950	UCTP	45255	1973	21,697	
FLCX	26951	WETR	45257	1979	21,697	
PLCI	26952	WCTR	45260	1979	21,697	
PLCI	26953	UCTP	45264	1979	21,697	
PLCI	26354	WCTR	45272	1973	21,697	

6, 270, 433

	FLC CAR WIMBER		UNION TANK CAR NUMBER		YEAR BUILT	COST
	PLCI	12704	OILI	220040	1900	23,454
	PLCI	12705	UILI	220041	1980	23, 454
•	PLCX	12706	UTL I	220042	1900	23,454
	PLCX	12707	UILI	220043	1980	23,454
	PLCI	12708	UTLI	220044	1980	23,454
	PLCI	12709	BILE	220006	1980	23,454
	FLCI	12710	UTLI	220048	1900	23,454
	PLCI	12711	UTLI	220049	1900	23,454
	PLCX	12712	UTLI	220051	1900	23, 454
	PLGE	12713	DILI	220052	1900	23,454
	PLCT	12714	UILI	220054	1990	23, 454
	PLCX	12715	UTLI	220055	1900	23,454
	PLCX	12716	UTLI	220056	1980	23, 454
	PLCI	12717	OILI	220057	1380	23,454
	PLCX	12710	UTLI	220059	1980	23, 454
	PLCI	12719	UTLI	220060	1980	23,454
	PLCT	12720	UTLX	220061	1980	23,454
	PLOX	12721	UTLI	220063	1980	23,454
	PLCI	12722	UTLE	220064	1990	23,454
	PLCX	12723	UILI	220066	1980	23, 454
	PLCI	12724	UTLI	220068	1980	23,454
	PLCI	12725	OTLI	220070	1900	23,454
	MCI	12726	UTLI	220071	1980	23,454
	PLCI	12727	UTLI	220072	1900	23,454
	PLCI	12728	UTLI	220073	1980	23,454
	PLCI	12729	UTLI	220075	1980	23,454
	PLCI	12730	UTLE	220076	1980	23,454
	PLCI	12731	OTLI	220077	1980	23,454
	PLCI	12732	UTLE	220079	1980	23,454
	PLCI	12733	UTLX	220090	1980	23,454
	FLCI	12734	UTLI	229081	1980	23,454
	PLCI	12735	UTLI	220082	1980	23,454
	FLCI	12736	UTLI	220083	1980	23,454
	PLCI	12707	UTLX	220085	1380	23, 454
	ti i I	12739	911.1	220087	1380	23, 454
	FIFT	1272)		220030	1781)	23,454
•	FL(I	1.740	UILI	220092	1380	23, 454
	Pi ()	1.765	UTC	4219%	1980	23,454
		_				-

•

						•
	PLC		MOTHU		YEAR	4001
CA	AR NUM	18ER	CAR IR	JMBER	BUILT	COST
PLCI		12767	UICI	43181	1980	23,454
PLCI		12768	UTCI	43192		23, 454
PLCI		12769	VICI	43183	1900	23,454
PLCI		12770	UTCI	43184	1980	23,454 22,454
PLCII PLCII		12771 1277 2	UTCI	431 85 431 86	1980 19 8 0	23, 454 23, 454
PLCI		12773	MICI	43187	1900	23,454
PLCI		12774	UTCE	43100	1900	23,454
PLCI		12775	DICE	43190	1900	23, 454
FLCI	ľ	12776	UICI	43192	1900	23, 454
FLCI		12777	UICE	43212		23,454
PLCI		12778	UICI	43216	1980	23,454
PLCI		12990	VILI	220045	19 8 0 19 8 0	23, 454 23, 454
PLCI PLCI		1 388 <i>7</i> 1 3888	UTCI UTCI	43211 43213		23,454
FLCI		13889	UICE	43214		23, 454
FLCI		13890	BICI	43215	1980	23,454
PLCI		13891	UTCE	43217	1980	23, 454
FLCI		13892	UICE	43219	1980	23,454
MU		13893	nici	43220	1990	23, 454
PLCI		13894 13895	UTCI	43221 43 222	1980 1980	23,454 23,454
PLCI		138%	UTCI	43224		23,454
PLCI		13386	UTLI	220050	1980	23,454
PLCI	Į	13307	UTLI	220053	1960	23,454
PLCI		13988	UTLI	220058	1380	23, 454
MCI		13989	OILI	220062	1980	23, 454
PLCI PLCI		13990 13991	OTLI OTLI	220065	1980	23, 454
MCI		13992	OLLE	22 00 67 220074	1380 1 98 0	23, 454 23, 454
PLCI		13993	UTLE	220084	1980	23,454
FLCI	ī	13994	UTLX	220086	1980	23, 454
PLCI			UTLI	220091	1980	23,454
PLCI		139%	UILI	220093		23, 454
PLCI PLCI		25500	nici	43008	1980	23,454
PLCI		25501 25502		43029 43126 .		23,454
FLO		25512		43963		23,454 23,454

PL(UNION		YEAR	rnet
CAR MU	「「元 ¥ 	ÇAF WU	m8€K 	PUILT	COST
PLCI	25638	DICE	43027	1980	23, 454
PLCI	25639	UTCE	43935	1990	23,454
PLCI	25640	AICI	43093	1900	23, 454
PLCI	25641	UTCI	43090	1980	23,454
PLCI	25642	UTCI	43100	1900	23,454
PLCI	25643	UTCI	43111	1900 .	23,454
PLCI	25644	UTCE	43116	1900	23,454
PLCI	25645	UICI	43110	1900	23,454
PLCI	25646	UTCI	43131	1500	23,454
PLCI	25647	DICI	43146	1980	23,454
PLCI	25648	UTCE	43158	1980	23, 454
PLCI	25649	OICI	43165	1980	23,454
PLCI	25650	UTCE	43169	1980	23,454
PLCI	25651	UTCI	43177	1980	23,454
FLCI	25074	DICI	43003	1380	23, 454
RO	25075	UICE	43010	1380	23,454
FLCI	25876	UICI	43012	1350	23, 454
FLCI	25077	UTCI	43013	1980	23,454
FLCI	25878	UTCI	42016	1980	23, 454
PLCI	25879	uici	43017	1980	23,454
PLCI	25880	UTCI	43018	1980	23,454
PLCI	25881	UICI	43019	1980	23, 454
PLCI	25882	UTCI	43020	1980	23, 454
PLCI	25883	utci	43024	1980	23, 454
PLCI	25884	UTCI	43047	1980	23, 454
PLCI	25930	UTCI	43002	1960	23,454
PLCI	25931	UTCI	43023	1990	23,454
PLCI	25932	UTCI	43039	1980	23,454
PLCI	25933	UTCI	.43949	1980	23,454
PLCI	25334	UTCI	43082	1990	23,454
PLCI	25935	UTCI	43085	1980	23, 454
PLCI	£336	UICI	43086	1389	23,454
PL(I	25937	UTCI	43091	1980	23, 454
PLCI	25938	UTCX	43097	1:380	23,454
fli	.5133	UTCI	43104	1960	23, 454
FLCI	25340	UICI	43112	1:380	23,454
FLUE	15941		43110		23, 454
FL(1	.534.	UICI	43117	1:380	23,454
		•			
			•		

•

FLC Cas: M			N TANK NUMBER	YEAR DUIL!	cost
PLCI	25943	Olci	43121	1900	23,454
lcı	25944	UTCE	43122	1990	23, 454
PLCI	25345	UTCE	43132	1980	23,454
PLCI	25946	ALCI	43142	1980	23,454
PLCI	25947	UTCI	43144	1980	23,454
PLCI	25948	UTCI	43145	1980	23,454
PLCI	25949	UTCI	43148	1900	23,454
PLCI	25950	UTCI	43152	1780	23,454
LCI .	25951	utci	43155	1980	23,454
PLCI	25952	UTCI	43156	1980	23,454
PLCI	25953	nici	43157	1980	23,454
PLCI 🐪	25954	UTCI	43172	1980	23,454
FLCI	25355	UICI	43178	1980	23,454
PLCX	25978	UTCI	43150	1980	23,454
PLCI	25979	UICE	43162	1380	23,454
PLCI	26721	UTCI	44953	1980	23,454
PLCI	26747	BX	480700	198ú	23,454
FLCI	26740	211	480701	1980	23,454
lu i	26749	DH	480702	1980	23, 454
Ma	. 6750	BN	480703	1980	23,454
PLCI	26751	B1 1	480704	1380	23,454
PLCI	26752	3 00	480705	1990	23,454
PLCI	26753	811	480706	1380	23,454
MCI	26754	M	489707	1980	23,454
PLCI	2E755	DH	480740	1980	23,454
PLCI	26756	DW	480741	1980	23,454
PLCI	26757	811	480742	1980	23, 454
PLCI	26750		480743	1980	23,454
PLCI	26759	90	480744	1380	23,454
PLCI	26760	DW	480745	1980	23,454
PLCI	26761	200	480746	1980	23, 454
FLCI	26767	DN	480752	1380	23,454
PLCI	26.769	811	480753	1900	23, 454
FLCI	26769	M	480754	1980	23,454
FLCI	26770		48v755	1980	23,454
PLCT	:6771	DN	480756	1980	23,454
PLCI	26772	BN	480757	1380	23,454
FL(I	26773	B 14	480758		23,454
	-	2			-01 .01

•

	PLC Car Number		UNION TANK Unber Car Number		YEAR Built	COST			
	PLCX	26807	WCTR	9001	1980	23,454			
	PLCX	26808	WCTR	9002	1980	23, 454			
	PLCX	26809	WCTR	9003	1980	23, 454			
	PLCX	26810	WCTR	9004	1980	23,454			
	PLCX	26811	WCTR	9005	1980	23, 454			
	PLCI	26812	WETR	9006	1980	23,454			
	PLCX	26813	WCTR	9007	1980	23,454			
	PLCX	26814	WETR	9008	1980	23,454			
	PLCX	26815	WCTR	9009	1980	23,454			
	PLCX	26816	WCTR	9010	1980	23,454			
	PLCX	26817	WCTR	9011	1980	23,454			
	PLCX	26818	WCTR	9012	1980	23,454			
	PLCX	26819	WCTR	9013	1980	23,454			
•	PLCX	26820	WCTR	9014	1980	23,454			
	PLCX	26821	WCTR	9015	1980	23,454			
•	PLCX	26822	WCTR	9016	1980	23,454			
	FLCX	26823	WETR	9017	1980	23,454			
	PLCX	26824	WCTR	9018	1980	23, 454			
	PLCX	26825	WCTR	9019	1980	23,454			
	PLCX	26826	WCTR	3020	1980	23,454			
	PLCX	26827	WCTR	9021	1980	23,454			
	PLCX	26828	WCTR	9022	1980	23,454			
	PLCX	26829	WCTR	9023	1980	23,454			
	PLCX	26830	WCTR	9024	1980	23,454			
	PLCI	26831	WETR	9025	1980	23, 454			
	PLCI	26833	WOTE	9027	1980	23,454			
	PLCX	26834	WCTR	9028	1980	23,454			
	PLCI	26835	WETR	3029	1980	23,454			
	PLCX	26836	WETR	9030	1980	23,454			
	PLCI	26837	WETR	3031	1980	23,454			
	PLCX	26838	WETR	9032	1980	23,454			
	PLCX	26839	WETR	3033	1980	23,454			
	PLCX	26840	WCTR	9034	1980	23,454			
	PLCX	26841	WCTR	9035	1980	23,454			
	FLOX	26842	WOTE	9036	1980	23,454			
	FLOX	26843	WETE	3037	1380	23,454			
	PLCX	26644	WCTR	303B	1380	23,454			
	PLCX	26845	WOTR	3033	1980	23,454			

• .

·

CAI	PLC Car Number		UNION TANK CAR NUMBER				YEAR Built	COST
PLCX	2684		CTR	9040	1980	23,454		
PLCX	2684		CTR	9041	1980	23,454		
PLCX	2684		CTR	9042	1980	23,454		
PLCX	2684) W(CTR	9043	1980	23,454		
FLCX	2685) WE	CTR	3044	1380	23,454		
PLCX	2685	W(CTR	9045	1980	23,454		
PLCX	2685	e WC	CTR	9046	1980	23,454		
PLCX	2685	W (CTR	9047	1980	23,454		
PLCX	2685	WC	CTR	9048	1980	23,454		
PLCI	2685	i WC	CTR	9049	1980	23, 454		
PLCX	26850	WE	CTR	9050	1980	23,454		
PLCX	2685	, MC	CTR	8531	1980	23,454		
PLCX	26850) WO	CTR	8532	1980	23,454		
FLCX	26859) WC	CTR	8533	1980	23,454		
PLCI	26860		CTR	8534	1980	23,454		
PLCX	26861	WC	CTR	8535	1980	23,454		
FLCX	26862		CTR	8536	1980	23,454		
PLCX	26863		CTR	8537	1980	23,454		
PLCX	26864		CTR	8538	1980	23,454		
PLCX	26865		CTR	8539	1989	23, 454		
PLCI	26866		CTR	43080	1980	23, 454		
PLCI	26867		CTR	43094	1980	23,454		
PLCX	26868		CTR	43100	1980	23,454		
PLCX	26869		CTR	43102	1980	23, 454		
PLCI	26870		TR	43105	1980	23,454		
PLCI	26871		CTR	43114	1980	23, 454		
PLCI	26872		TR	43164	1980	23,454		
PLCI	26873		CTR	43168	1980	23,454		
PLCĮ	26874		TR	43191	1980	23,454		
PLCI	26875		TR	43194	1980	23, 454		
PLCI	26876		TR	43195	1980	23,454		
PLCX	26877		TR	43196	1980	23,454		
PLOX	26878		TR	43199	1980	23,454		
PLCX	26879		TR	43200	1980	23,454		
PLCX	26880		TR	43204	1980	23,454		
PLCX	26881		CTE	43206	1980	23,454		
PLOX	26882		TP	43207	1980	23,454		
	26883		TR	43208	1380	23,454		

•

PLC	•	UNION	TANK	YEAR			
CAR N	UMBER	CAR NI	IMBER	BUILT	COST		
PLCX	26884	WCTR	43209	1980	23, 454		
PLCX	26332	WCTR	43727	1980	23,454		
PLCX	26933	WCTR	43790	1980	23,454		
PLCX	26934	MCTR	43792	1980	23,454		
PLCX	26935	WCTR	43797	1980	23, 454		
PLCX	26936	WCTR	43994	1980	23,454		
PLCX	26937	WETR	44950	1980	23,454		
PLCX	28342	UTCX	43312	1980	23,454		
PLCX	28355	UTCX	43325	1980	23,454		
					5,558,598		
					==========		

	PLC CAR NUMBER		UNION TANK CAR NUMBER		YEAR BUILT	COST
_	PLCX	12448	UTLX	220100	1981	24,942
	PLCX	12443	UTLX	220101	1981	24,942
	PLCX	13979	UTLX	220202	1981	24,942
	PLCI	13980	UTLX	220203	1981	24,942
	PLCX	13981	UTLX	220205	1981	24, 942
	FLCX	13982	UTLX	220206	1981	24,942
	PLCI	13983	UTLX	220207	1981	24,942
	PLCX	13984	UTLX	220208	1981	24,942
	PLCX.	13985	UTLI	220209	1981	24,942
						224,478
				•		
			•			

SCHEDULE OF FIXED RENT INSTALLMENTS

Rent Payment Date	Percentage of Equip. Cost Payable as Rent
15-Dec-89	4.260000%
15-Jun-90	9.193147%
15-Dec-90	4.213751%
15-Jun-91	4.213751% 9.239395%
15-Dec-91	3.946136%
15-Jun-92	9.507011%
15-Dec-92	3.650019%
15-Jun-93	9.803127%
15-Dec-93	3.322366%
15-Jun-94	10.130780%
15-Dec-94	2.959818%
15-Jun-95	13.482585%
15-Dec-95	2.474687%
15-Jun-96	13.967716%
15-Dec-96	2.036311%
15-Jun-97	14.406092% 👶
15-Dec-97	1.377621%
15-Jun-98	15.064782%
15-Dec-98	.648779%
15-Jun-99	15.793624%

(Pullman Leasing Trust No. 88-3)

Schedule B (to Equipment Lease)

SCHEDULE OF CASUALTY VALUE FOR ITEMS OF EQUIPMENT

The Casualty Value for an Item of Equipment payable on the Base Term Commencement Date or any Rental Payment Date thereafter shall mean an amount equal to the percent of the Equipment Cost of such Item set forth opposite such date in the following schedule:

Base Term Commencement Date or Rent Payment Date on which Casualty Value is Paid	Percentage of Equip. Cost Payable as Casualty Value			
Daga Maym Campanaganant Data	·			
Base Term Commencement Date	107 5460609			
15-Jun-89	107.546969%			
15-Dec-89	108.670731%			
15-Jun-90	107.953180%			
15-Dec-90	108.242097%			
15-Jun-91	103.355451%			
15-Dec-91	103.429124%			
15-Jun-92	97.849677% 97.821274% °°			
15-Dec-92	57.0212740			
15-Jun-93	91.591626%			
15-Dec-93	91.514884%			
15-Jun-94	84.584471%			
15-Dec-94	84.471006%			
15-Jun-95	73.811779%			
15-Dec-95	73.723706%			
15-Jun-96	62.225563%			
15-Dec-96	62.225563%			
15-Jun-97	49.881582%			
15-Dec-97	50.051716%			
15-Jun-98	36.597485%			
15-Dec-98	37.141319%			
15-Jun-99	22.500000%			
	. ==			

(Pullman Leasing Trust No. 88-3)

Schedule C (to Equipment Lease)

SCHEDULE OF TERMINATION VALUE FOR ITEMS OF EQUIPMENT

The Termination Value for an Item of Equipment payable on any Rental Payment Date set forth below shall mean an amount equal to the percent of the Equipment Cost of such Item set forth opposite such date in the following schedule:

Base Rent Payment Date on which Termination Value is Paid	Percentage of Equipment Cost Payable as Termination Value
Dogombor 15 1006	62 2255628

December 15, 1996 62.225563%
June 15, 1997 49.881582%
December 15, 1997 50.051716%
June 15, 1998 36.597485%
December 15, 1998 37.141319%
June 15, 1999 22.500000%

(Pullman Leasing Trust No. 88-3)

SCHEDULE D (to Equipment Lease)

PRICING ASSUMPTIONS

Delivery Date 12/28/88

Lease Commencement Date 06/15/89

Interim Rent on Lease

Commencement Date None

Debt Rate 10.65%

Expenses 0.75% of Equipment Cost;

provided, however, that for the purposes of this Schedule E, Expenses shall not include amounts paid by the Trustor pursuant to the provisions in clauses (ix) and (xi) of Section 2.6(a) or Section 2.7 of the Participation Agreement, but shall include the fees and expenses paid by the Trustor to its special tax counsel not to

exceed \$5,000.

Leverage 80%

Lease Term 10 Years

(Pullman Leasing Trust No. 88-3)

Schedule E (to Equipment Lease)

LEASE SUPPLEMENT NO. 1

This LEASE SUPPLEMENT NO. 1, dated December 30, 1988 between Wilmington Trust Company, a Delaware banking corporation, not individually but solely as trustee (the "Owner-Trustee") under the Trust Agreement establishing Pullman Leasing Trust No. 88-3, and Pullman Leasing Company, a Delaware corporation (the "Lessee");

WITNESSETH:

The Owner-Trustee and the Lessee have heretofore entered into that certain Lease Agreement dated as of December 15, 1988 (the "Lease"). The terms used herein have the meanings specified in the Lease.

The Lease provides for the execution and delivery of a Lease Supplement substantially in the form hereof.

NOW, THEREFORE, in consideration of the premises and other good and sufficient consideration, the Owner-Trustee and the Lessee hereby agree as follows:

1. The Lessee hereby acknowledges and confirms that it has inspected and approved the following Equipment and on the date hereof the following Equipment has been unconditionally accepted by the Lessee and is now leased under the Lease.

TYPE OF EQUIPMENT	EQUIPMENT COST PER ITEM	DATE ACCEPTED	NUMBER OF UNITS	MARKED AND NUMBERED
100-ton 4750 cfc covered hopper cars	See attached schedule	Dec. 30, 1988	793	See attached schedule

EXHIBIT A (to Equipment Lease)

The Lessee represents and warrants that the foregoing Items of Equipment are free and clear of all liens, claims and encumbrances except the Lien of the Security Agreement and except any Liens which may have been created by the Owner-Trustee. The Lessee certifies that the foregoing Items of Equipment are in good order and condition, and conform to the specifications applicable thereto, that the Lessee has no knowledge of any defect in any of the foregoing Items of Equipment with respect to design, manufacture or condition or in any other respect. The Lessee covenants that as soon as practicable but in any event not later than December 31, 1990 each Item will be labeled by means of a plate or a stencil printed in contrasting colors upon each side of the Item in letters not less than one inch in height as follows:

"Leased from Bank or Trust Company, as Trustee, and Subject to a Security Interest Recorded with the I.C.C."

- 2. The date of delivery and acceptance of the Equipment is the date of this Lease Supplement set forth in the opening paragraph hereof.
- 3. The Total Equipment Cost for the Equipment is \$16,025,998.00.
- 4. Any and all notices, requests, certificates and other instruments executed and delivered after the execution and delivery of this Lease Supplement may refer to the "Lease Agreement dated as of December 15, 1988", the "Lease dated as of December 15, 1988" or the "Equipment Lease dated as of December 15, 1988," or may identify the Lease in any other respect without making specific reference to this Lease Supplement, but nevertheless all such references shall be deemed to include this Lease Supplement unless the context shall otherwise require.
- 5. This Lease Supplement shall be construed in connection with and as part of the Lease, and all terms, conditions and covenants contained in the Lease, except as herein modified, shall be and remain in full force and effect.
- 6. This Lease Supplement may be executed in any number of counterparts, each executed counterpart constituting an original but all together one and the same instrument.
 - 7. There has been no prepayment of the Rent.

IN WITNESS WHEREOF, the Trustee and the Lessee have caused this Lease Supplement to be duly executed as of the date and year first above written and to be delivered as of the date first above written.

WILMINGTON TRUST COMPANY, not individually but solely as Trustee under Pullman Leasing Trust No. 88-3
By:
FULLMAN LEASING COMPANY
By:

This Lease Supplement and the Lease referred to herein and the rentals and other sums due and to become due hereunder and thereunder have been assigned to and are subject to a security interest in favor of The Connecticut Bank and Trust Company, National Association, as Security Trustee under a Security Agreement-Trust Deed dated as of December 15, 1988 between said Security Trustee and the Owner-Trustee hereunder, as Debtor. Information concerning such security interest may be obtained from the Security Trustee at its address set forth in Section 21.1 of said Lease.

STATE OF ILLINOIS)	
COUNTY OF COOK	,)	SS:
personally appeared me personally known, wh a(n) of W instrument was signed a by authority of its Boa	o being ILMING and sea and of b	December, 1988, before me, to g duly sworn, says that he is ION TRUST COMPANY, that said led on behalf of said corporation Directors, and he acknowledged egoing instrument was the free ion.
		Notary Public
[NOTARIAL SEAL]		My Commission Expires:
STATE OF ILLINOIS)	SS:
COUNTY OF COOK	j	
personally appeared personally known, who has a(n) of PUI ment was signed and sea authority of its Board	peing b LMAN L aled on of Dir	December, 1988, before me , to me y me duly sworn, says that he is EASING COMPANY, that said instru behalf of said corporation by ectors, and he acknowledged that g instrument was the free act
		Notary Public
		My Commission Expires:
[NOTARIAL SEAL]		

WELLS FARGO LEVERAGED LEASE

YEAR BUILT	MUMBER OF CAPS	COST PER CAR	TOTAL COST
1973	130	14,370	1,868,100
1974	103	15,514	1,597,942
1975	1	16, %7	16,967
1978	24	29, 395	489, 480
1979	289	21,697	6, 270, 433
1980	231	23, 454	5, 550, 590
1981	9	24,942	224,478
	793		16,025,990
	========		**********

	PLC		UNION	TANK	YEAR	
	CAS W	MBER	CAR M	INBER	BUILT	COST
	~			444 76	4033	
	PLCI	12587	UTCI	44170	1973	14,370
	PLCI	12588	UICI	44178	1973	14,370
	PLCI	12589	MICI	44183	1973	14,370
	FLCI	12590	UTCE	411	1973	14,370
	PLCI	12591	UTCI	44106	1973	14,370
	PLCI	12592	UTCI	44130	1973	14,370
	PLCI	12593	UTCI	44198	1973	14,370
	PLCI	12594	UTCI	44201	1973	14,370
	PLCI	12595	UTCI	44202	1973	14,370
	PLCI	125%	UTCI	44205	1973	14,370
	PLCI	12597	UTCI	44207	1973	14,370
	PLCI	12590	UTCE	44209	1973	14,370
	PLCX	12599	UTCI	44211	1973	14,370
	FLCI	12600	UTCX	44213	1973	14,370
•	PLCI	12601	UTCX	44217	1973	14,370
	PLC1	12602	UICX	44221	1973	14,370
	PLCI	12603	uter	44223	1973	14,370
	PLCI	12604	UTCX	44224	1973	14,370
	PLCI	12605	UTCE	44225	1973	14,370
	PLCI	12606	UICI	44228	1973	14,370
	PLCI	12607	UICI	44230	1973	14,370
	PLCI	12608	UTCI	44231	1973	14,370
	PLCI	12609	UICX	44235	1973	14,370
	PLCI	12610	UTCX	44237	1973	14,370
	PLCI	12611	UTCI	44238	1973	14,370
	PLCI	12612	UTCE	44240	1973	14,370
	PLCI	12614	UICI	44244	1973	14,370
	MCI	12615	UICE	44249	1973	14,370
	PLCI	12616	UICI	44252	1973	14,370
	PLCI	12617	UICI.	44254	1973	14,370
	PLCI	12618	UICI	44255	1973	14,370
	PLCI	12619		44260	1973	14,370
	PLCX	12620	DICX	44269	1973	14,370
	PLCI	12621	uick	44273	1973	
	PLCI	12621	UICA	44275	1973	14,370
	PLCI	12623	UICI	44278	1973	14,370
	PLCI	12624	UICI	44282	1973	14,370 14,370
	rici	12625	UICI	44283	1973	14,370
	4.604	11017	011.4	44502	17/3	14,310

•

•

PLO	•	UM 1 OM	TANK	YEAR	
	LIMBER	CAR N		BUILT	COST
PLCI	12626	UTCE	44293	1973	14,370
PLCI	12627	UTCI	44346	1973	14,370
PLCI	12628	UTCI	44383	1973	14,370
PLCI	12630	UTCE	44576	1973	14,370
PLCI	12631	UICI	44616	1973	14,370
PLCI	12632	UTCI	44634	1973	14,370
PLCI	12983	UTCE	44114	1973	14,370
PLCI	25513	UTCI	44115	1973	14,370
PLCI	25514	UTCX	44116	1973	14,370
PLCI	25515	UTCX	44182	1973	14,370
PLCI	25516	UTCI	44193	1973	14,370
PLCI	25517	UTCI	44204	1973	14,370
PLCI	25518	UTCI	44239	1973	14,370
PLCI	25519	UTCI	44540	1973	14,370
PLCI	25520	UTCE	44546	1973	14,370
PLCI	25521	UICE	44550	1973	14,370
PLCI	25522	UICX	44564	1973	14,370
PLCX	25523	UICI	44588	1973	14,370
PLCI	25524	UTCI	44592	1973	14,370
PLCI	25525	UTCX	44614	1973	14,370
PLCI	25727	UTCI	44120	1973	14,370
PLCI	25728	1310	44214	1973	14,370
PLCI	25729	UTCI	44265	1973	14,370
PLCI	25777	UICE	44139	1973	14,370
MCI	25793	UTCE	44097	1973	14,370
PLCI	25794	UTCE	44103	1973	14,370
PLC1	25795	UTCE	44104	1973	
PLCI	25/96	UTCI	44107	1973	14,370
PLCI	25797	UICE			14,370
			44119	1973	14,370
PLCI	25738	UTCI	44111	1973	14,370
PLCI	25799	UICI	44113	1973	14,370
PL()	25800	UTCX	44122	1973	14,370
PLCI	25801	UTCE	44127	1973	14,370
PLCX	25802	UICX	44128	1973	14,370
PLCI	25803	UTCE	44131	1973	14,370
FLUT	25894	UTCI	44133	1973	14,370
FECT	25805	UTCK	44141	1373	14,370
FLUX	25896	UILI	44150	1973	14,370

.

PLO	PLC		TAN	YEAR				
CAR I	UMBER	MBER CAR NUMBER		DUILT	COST			
PLCI	25807	UTCI	44169	1973	14,370			
PLCI	25800	UTCE	44187	1973	14,370			
PLCI	25809	UTCI	44190	1973	14,370			
PLCI	25810	MICE	44191	1973	14,370			
PLCI	25811	MICE	44195	1973	14,370			
PLCI	25012	UTCI	44210	1973	14,370			
PLCI	25813	UICI	44210	1973	14,370			
PLCI	25814	UTCI	44233	1973	14,370			
PLCI	25815	UTCI	44236	1973	14,370			
FLCI	25816	DICE	44241	1973	14,370			
PLCI	25817	UICI	44250	1973	14,370			
PLCI	25818	UICE	44259	1973	14,370			
PLCI	25819	UICI	44280	1973	14,370			
PLCX	25356	UTCE	44539	1973	14,370			
PLCX	25957	UTCI	44543	1973	14,370			
PLCI	25958	UTCX	44545	1973	14,370			
FLCI	25959	UTCI	44547	1973	14,370			
PLCI	25960	UTCI	44552	1973	14,370			
PLCX	25961	UTCE	44553	1973	14,370			
PLCI	25962	UTCE	44557	1973	14,370			
PLCI	25963	UTCI	44560	1973	14,370			
PLCI	25964	UTCI	44563	1973	14,370			
PLCI	25965	UTCI	44566	1973	14,370			
PLCI	25966	UTCI	44569	1973	14,370			
PLCI	25967	UTCI	44585	1973	14,370			
PLCI	25968	UICE	44587	1973	14,370			
PLC1	25969	UTCI	44591	1973	14,370			
MCI	25970	UTCI	44597	1973	14,370			
MCI	25971	UICI	44598	1973	14,370			
PLCI	25972	UTCI	44599	1973	14,370			
PLCI	25973	OTOR	44609	1973	14,370			
PLCI	25974	UTCI	44618	1973	14,370			
FECT	25975	UICI	44629	1973	14,370			
PLC1	25976	UTCI	44630	1973				
PLCI	25977 25977	UTCI	44635		14,370			
FLOX	26729	U1(J	44582	1973 1973	14,370 14,370			
FLCT	26774	BN	48979 8	1973	14,370			
fua	26775	BN	480703	1973	14,370			
L'. 4	:0//3	DM	100/97	17/3	14,3/0			

PLC Car n	LIMBER		I TANK Umber	YEAR DUILT	COST
PLCI	26776		480710	1973	14,370
PLCI	26777		480711	1973	14,370
PLCI	26778		400712	1973	14,370
PLCI	26779		400713	1973	14,370
PLCI	26780	200	400714	1973	14,370
PLCI	26781	286	400715	1973	14,370
PLCI	26782		480716	1973	14,370
FLCI	26783	24	480717	1973	14,370
PLCI	26784	86	480718	1973	14,370
PLCI	26785		480719	1973	14,370
PLCI	26786	311	480720	1973	14,370
PLCI	26787		480721	1973	14,370
PLCI	26789	201	490722	1973	14,370
PLCI	26789	DM	480723	1973	14,370
PLCI	26790	BH	480724	1973	14,370
PLCI	26791	-BM	480725	1973	14,370
					1,868,100

1,868,100

PL C		UNION		YEAR	
CAR II	LUMBER	CAR MU	MBER	BUILT	COST
PLCI	25596	UTCI	45875	1974	15,514
PLCI	25587	UTCE	45076	1974	15,514
PLCI	25588	UTCI	45078	1974	15,514
PLCI	25509	UTCI	45079	1974	15,514
PLCI	25590	UTCE	45880	1974	15,514
PLCI	25591 25592	UTCI	45001	1974	15,514
PLCI	25592	UTCI	45 00 6	1974	15,514
PLCI Plci	25593 2 5594	UTCE	45007 45000	1974 1974	15,514 15,514
PLCI	2559 5	UTCI	45894	1974	15,514
PLCI	25596	UTCE	45891	1974	15,514
PLCX	25597	UICX	45892	1974	15,514
PLCI	25598	UTCX	45893	1974	15,514
FLUI	25593	UTCI	45894	1974	15,514
PLCI	25600	UICI	45895	1974	15,514
PLCI	25601	UTCE	45836	1974	15,514
PLCI	25602	UTCI	45897	1974	15,514
PLCX	25603	UICE	45898	1974	15,514
PLCI	25604	UICI	45899	1974	15,514
FLCI	25605	UTCE	45901	1974	15,514
PLCI	25606	UICI	45902	1974	15,514
PLCI PLCI	25607	UICI	45903	1974	15,514
MCI	25608 25610	UICI	45304 45906	1974 1974	15,514
PLCI	25611	UICI	45900	1974	15,514 15,514
PLCI	25612	UICI	45909	1974	15,514
MCI	25613	UTCI	45910	1974	15,514
FLCI	25614	UICI	45911	1974	15,514
PLCI	25615	UTCI	45312	1974	15,514
PLCI	25616	UTCE	45913	1974	15,514
PLCI		UTCI	45914	1974	15,514
PLCI		UTCI	45915	1974	15,514
PLCI	25619	UICE	45316	1974	15,514
PLCI	25620	UICX	45917	1974	15,514
FLCX	25624	UICI	45918	1974	15,514
FLCI FLCI	25622 25623	UICX UICX	45319 45320	1374 1974	15,514 15,514
ftil	.36.3	U!c.1	459.1		15,514
11.1	. 75. T	V . *, 1	133.1	1117	17,714

01.6		UNION TANK		YEAR	
FLC Cap N		CAR MU		BUILT	COST
VAR N	UNDEP.	UNK RU	#10{ F		
PLCE	25625	UTCE	45922	1974	15,514
FLCI	25626	UICI	45923	1974	15,514
FLCI	25627	UTCE	45924	1974	15,514
PLCI	25629	UTCE	45931	1974	15,514
PLCI	25629	UTCI	45932	1974	15,514
PLCII	25630	UTCI	45950	1974	15,514
PLCI	25631	UICI	45960	1974	15,514
PLCI	25632	UTCI	45961	1974	15,514
PLCI	25633	UTCX	45362	1974	15,514
PLCI	25634	UICI	45973	1974	15,514
PLCI	25625	UTCI	45375	1974	15,514
FLCI	25636	UTCI	45994	1974	15,514
PLCI	25730	UTCE	44307	1974	15,514
PLCI	25731	UICI	44316	1974	15,514
PLCI	25732	UTCI	44327	1974	15,514
PLCI	25/33	UICX	44337	1974	15,514
PLCX	25734	UTCX	44340	1974	15,514
PLCI	257 35	UICI	44350	1974	15,514
PLCI	25736	UTCI	44388	1974	15,514
FLCI	25750	UTCI	45819	1974	15,514
PLCI	25759	UTCE	45927	1974	15,514
PLCI	25760	UICI	45929	1974	15,514
PLCI	25761	uter	4593¢	1974	15,514
PLCI	25762	UICE	45938	1974	15,514
PLCI	25763	UICI	45946	1974	15,514
PLCI	25764	UTCX	45948	1974	15,514
PLCI	25765	UTCI	45957	1974	15,514
PLCI	25766	UTCE	45958	1974	15,514
PLCI	25767	UTCX	45964	1374	15,514
PLCI	2576B	UICI	45969	1974	15,514
PLCI	25769	UTCI	45972	1974	15,514
PLCI	25770	UTCI	45976	1974	15,514
PLCI	25771	UICI	45977	1974	15,514
PLCI	25772	UICE	4597B	1974	15,514
PLCT	25773	UICE	45980	1974	15,514
re i	25774	91(3	45384	1374	15,514
PL(X	25175	uict	45388	1374	15,514
flui	.5776	y)(X	45930	1974	15,514

•

•

•

PLC		UNION	TANG	YEAR		
CAR N	UMBER	CAR N	UMREP	BUILT	COST	
PLCI	25820	UTCI	44301	1974	15,514	
PLCI	25821	UTCI	44314	1974	15,514	
PLCI	25822	UTCE	44315	1974	15,514	
PLCI	25823	UTCI	44320	1974	15,514	
PLCI	25024	UTCE	44345	1974	15,514	
PLOI	25825	UTCE	44349	1974	15,514	
PLCI	25826	BICI	44352	1974	15,514	
PLCK	25827	uici	44364	1974	15,514	
PLCI	25828	UTCE	44371	1974	15,514	
PLCI	25829	UTCI	44374	1974	15,514	
FLCI	25830	UTCE	44380	1974	15,514	
PLCI	25831	UTCI	44393	1974	15,514	
PLCI	25832	UTCE	44394	1974	15,514	
PLCX	26793	BM	480726	1974	15,514	
PLCII	26734	BM	480727	1974	15,514	
PLCI	26795	811	480728	1974	15,514	
FLUX	2679€	BN	480729	1974	15,514	
PLCI	26797	811	480730	1974	15,514	
FLCI	26798		480731	1974	15,514	
PLCI	26739	834	480732	1974	15,514	
PLCI	26800	8 34	480733	1974	15,514	
PLCI	26801	911	480734	1974	15,514	
PLCI	26802	966	480735	1974	15,514	
PLCI	26803		480736	1974	15,514	
PLCI	26804		480737	1974	15,514	
PLCI	26805	911	480738	1974	15,514	
PLCI	26806	M	480739	1974 -	15,514	

1,597,942

PLC Car N		UMEGN EAR NL	*****	YEAR Built	COST
PLCX	13749	UTCI	45787	1975	16,967

.

PLC		UNION	TANY	YEAR	
CAR N	UMBEC	CAF NU	IMBER	BUILT	C OS 1
PLCI	13970	UICI	45290	1978	20,395
PLCI	13971	UTCI	45291	1978	20,395
PLC1	13972	UTCI	45292	1978	20,395
PLCI	13973	BICI	45294	1978	20,395
PLCI	13974	UTCI	45295	1978	20, 395
FLCI	13975	UTCI	45296	1978	20,395
PLCI	13976	UTCI	45297	1978	20,395
PLCI	13977	UTCI	45298	1978	20,395
PLCI	25537	UTCI	45300	1978	20,395
FLCI	25538	1310	45304	1978	20, 395
PLCI	25539	UICI	45310	1978	20,395
PLCI	25540	UTCT	45313	1978	20,395
FLCI	25541	UTCI	45316	1978	20, 395
PLOI	25542	UTCI	45319	1978	20,335
PLCI	25750	UTCI	45302	1978	20, 395
FLCI	25751	UTCI	45305	1978	20, 395
FLCI	25752	UTCI	45308	1978	20, 395
PLCI	25753	UTCI	45311	1978	20,395
PLCI	25754	UICI	45312	1978	20, 395
PLCI	25755	UTCE	45317	1978	20, 395
PLCI	25756	UTCI	45320	1978	20, 395
PLCI	25757	UTCI	45325	1978	20, 395
PLCI	26746	IAIS	45322	1978	20, 395
PLCI	26955	WCTR	45303	1978	20, 395
				-	489,480

489,480

PL C		UNION		YEAR	
CAR W	UMBER	CAR MU	MBER	BUILT	COST
PLCI	25681	UICE		1979	21,697
PLCI	25682	UTCI	43501	1979	21,697
PLCI	25683	UTCI	43503	1979	21,697
PLCI	25684	UTCI	43507	1979	21,697
PLCI	25685	UTCI	43519	1979	21,697
PLCI	25686	UTCE	43523	1979	21,697
PLCI	25607	UTCI	43524	1979	21,697
PLCI	25688	UTCX	43532	1979	21,697
PLCI	25689	UTCT	43534	1979	21,697
PLCII	25690	UICI	43538	1379	21,697
PLCK	25691	UTCI	43544	1979	21,697
PLOI	25692	UTCX	43545	1979	21,697
PLCX	25693	UTCI	43546	1979	21,697
FLCI	25694	U101	42547	1979	21,697
FLCT	25695	UICI	43548	1979	21,697
FLOX	25696	UICI	43555	1979	21,697
FLCI	25697	UTCX	43559	1979	21,697
PLCX	25638	UICI	43560	1973	21,697
PLCI	25699	UTCI	43566	1979	21,697
PLCI	25700	UTCI	43571	1973	21,697
PLCI	25701	UTCI	43572	1979	21,697
PLCI	25702	UICI	43576	1979	21,697
PLCI	25703	UTCI	43577	1973	21,697
PLCI	25704	UTCI	43578	1979	21,697
PLCI	25705	UTCI	43580	1979	21,697
PLCI	25706	UTCE	43583	1979	21,697
PLCI	25707	UTCI	43585	1979	21,697
PLCI	25708	UTCI	43587	1979	21,697
PLCI	25709	UICX	43593	1379	21,697
PLCI	25710	UTCI	43600	1979	21,697
PLCI	25711	UTCI	43601	1979	21,697
Ptri	25712	UTCX	43606	1979	21,697
rt i t	25713	UTCX	43611	1979	21,697
FLCI	25714	UILI	43613	1979	21,637
กบ	.515	UTCI	43615	1979	21,697
LLCI	25716	UTCX	43617	1273	21,697
flix	25/17	UTCX	43619	1379	21,697
fur	25718	UTCX	42627	1929	21,697
					,

					•
PL	<u>.</u>	UNION	TANK	YEAF	
	MARE P	CAR MU		BUILT	COST
FLCI	25719	uici	43629	1979	21,697
PLU	25720	UTCI	43632	1973	21,697
PLCI	25721	UTCI	43634	1979	21,697
FLCI	25722	UICI	43638	1 9 79	21,697
PLCI	25723	UICI	43641	1979	21,697
PLCI	25724	UTCI	43643	1979	21,697
PLCI	25725	UICI	43646	1979	21,697
PLCI	25726	UICI	43649	1979	21,697
PLCI	25740	UTCI	45119	1979	21,697
PLCI	25741	UTCI	45121	1979	21,697
PLCI	25742	UTCX	45122	1379	21,697
PLCI	25743	UTCI	45123	1979	21,697
FLCI	25744	UTCI	45188	1979	21,697
PLCX	25745	UTEX	45214	1979	21,697
PLCE	25746	UICI	45245	1373	21,697
PLCI	25747	UTCI	45248	1979	21,697
PLCX	25748	uter	45250	1373	21,697
FLCX	25749	UTCI	45269	1979	21,697
PLCI	25778	UICE	43700	1979	21,697
FL(1	25779	UTCI	43701	1979	21,697
PLCI	25780	UTCI	43705	1979	21,697
PLCI	25781	UICI	43709	1979	21,697
PLCI	25782	UICI	43710	1379	21,697
PLCX	25783	UTCX	43711	1979	21,697
PLCI	25784	UTCX	43717	1979	21,697
PLCI	25765	UTCI	43719	1979	21,697
PLCI	25786	uici	43720	1979	21,697
PLCI	25787	UTCE	43723	1979	21,697
PLCI	25788	UTCI	43734	1979	21,697
PLCI	25789	UTCI	43736	1979	21,697
PLCI	25790	AICI	43737	1979	21,697
PLCX	25791	UTCI	43739	1979	21,697
PL(I	25792	UTCE	43739	1979	21,697
FLCX	25833	UICI	45132	1979	21,697
PLCI	25834	UICE	45140	1373	21,697
FICE	.5875	OICE	45162		21,637
FL) \$ FL) \$	25837 25837	UTCX UTCX	45165 45178-		21,697 21,637 *

	. PLC		UNION		YEAR	
	CAR N		CAR M	MBEP	BUILT	COST
	PLCI	25838	UTCI	45181	1979	21,697
	PLCI ·	25839	UTCI	45191	1979	21,697
	PLCI	25840	UTCI	45215	1979	21,697
	PLCI	25841	UTCI	45218	1979	21,697
	PLCI	25842	UTCE	45223	1979	21,697
	PLCI	25843	UTCI	45225	1979	21,697
	PLCI	25844	UTCI	45226	1979	21,697
	PLCI	25845	utci	45227	1979	21,697
	FLCX	25846	UTCI	45220	1979	21,697
	PLCI	25847	UTCX	45230	1979	21,697
	PLCI	25848	UTCI	45231	1979	21,697
	PLCI	25849	UTCI	45233	1979	21,697
	FLCI	25850	UTCX	45239	1979	21,697
•	PLCI	25851	UTCI	45268	1373	21,697
	FL(I	25052	UTCI	45270	1973	21,697
	PLCI	2 58 53	UTCI	45271	1979	21,697
	FLCI	25854	UICE	43651	1979	21,697
	PLCI	25855	UTCI	43653	1979	21,697
	FLCX	₹585€	UTCI	43654	1979	21,697
	FLCI	25857	UTCX	43655	1979	21,697
	PLCI	25858	UTCI	43658	1979	21,697
	PLCI	25859	UTCI	43659	1979	21,697
	PLCI	25860	UICI	43665	1979	21,697
	PLCI	25861	UTCI	43667	1979	21,697
	PLCI	25862	UICI	43669	1979	21,697
	PLCI	25863	UTCI	43670	1979	21,637
	MCI	25864	UTCI	43674		21,697
	PLCI	25865	UTCI	43676	1979	21,697
	PLCI	25866	UTCI	43683	1979	21,697
•	PLCI	25867	UTCI	43684	1973	21,697
	PLCI	25868	UICI	43685	1979	21,697
	PLCI	25863	UTCI	43694	1979	21,697
	FL(I	25870	UTCI	43695	1979	21,697
	PLCI	25871	UTCI	43696	1979	21,697
	FLCI	25872	UTCI	43698	1979	21,697
	PLOT	25873	uter	43699	1973	21,697
	PLCI	25885	UTCI	43409	1379	21,697
	FLIC	.5880	UICI	43411	1373	21,637

PLC (AS N	Numbe p	UNION CAP N		YEAR BUILT	COST
PLCI	25887	UTCI	43414	1979	21,697
PLCI	25888	UICI	43417	1979	21,697
PLCI	25889	UTCE	43422	1979	21,697
PLCI	25890	UTCI	43423	1979	21,697
PLCI	25831	UICE	43428	1979	21,697
PLCI	25892	UTCI	43430	1979	21,697
PLCI	25893	UTCI	43650	1979	21,697
PLCI	26646	UTCI	43353	1979	21,697
FLCI	26647	UTCI	43354	1979	21,697
PLCI	26648	UTCE	43356	1979	21,697
FLCI	26649	UTCI	43362	1979	21,697
FLCI	26650	UTCE	43365	1979	21,697
FLCI	26651	UTCE	43366	1979	21,697
PLCX	26652	UTCI	43367	1379	21,697
FLCI	26653	UICE	43416	1979	21,697
FLCI	26654	UTCI	43424	1979	21,697
FLCI	26655	UTCE	43425	1979	21,697
FLCI	26656	DICE	43450	1979	21,697
PLCI	26657	UICE	43453	1979	21,697
 PLCI	26658	UICI	43464	1979	21,697
PLCI	26659	OTCX	43465	1979	21,697
PLCI	26660	UTCI	43466	1979	21,697
PLCI	26661	UTCI	43469	1979	21,697
PLCI	26662	UTCI	43472	1979	21,697
PLCX	26663	UTCI	43476	1979	21,697
PLCI	26664	UTCI	43478	1979	21,697
PLCI	26665	UTCX	43479	1979	21,697
PLCI	26666	UTCI	43480	1979	21,697
PLCI	26667	UTCI	43481	1979	21,697
MCI	26668	UTCI	434B6	1979	21,697
PLCI	26663	UTCI	43488	1979	21,697
PLCX	26670	UTCE	43489	1979	21,697
PLCI	26671	UTCI	43491	1979	21,697
PLCE	26672	UTCI	43493	1979	21,697
PLOI	:6673	UICE	43434	1979	21,697
FULL	26674	UICE	43495	1979	21,697
F(+1	2635	UICI	42436	1373	21,697
FL (I	:L67L	UT(I	43497	1979	21,697

•

	PLC CAF NUMBER		UNION		YEAR.	COCT
	CAF N	JM (A. P.	CAF MU	MKE F	BUILT	COST
	PLCI	26677	UICI	43502	1979	21,697
	PLCI	26678	UTCI	43544	1979	21,697
	PLCI	26679	UTCI	43508	1979	21,697
	PLCI	26680	atcr	43510	1979	21,697
	PLCI	26681	UTCI	43516	1979	21,697
	PLCX	26682	UTCI	43517	1979	21,697
	PLCI	26683	UTCE	43520	1979	21,697
	PLCI	26684	UTCI	43521	1979	21,697
	PLCI	26605	UTCE	43522	1979	21,697
	PLCI	26686	UTCI	43527	1979	21,697
•	FLCI	26687	UTCI	43531	1979	21,697
	PLCI	26688	UTCI	43533	1979	21,697
	FLCI	26689	UICI	43537	1979	21,697
	PLCX	26630	UTCI	43542	1979	21,697
•	PLCI	26691	OICE	43549	1979	21,697
•	PLCI	26692	UICI	43551	1979	21,697
	, PLCI	26693	UICI	43552	1979	21,697
	FLCI	26634	UICI	43553	1979	21,697
	FLCI	26695	UICI	43557	1973	21,697
	LTCI	26636	UTCI	43563	1979	21,697
•	PLCI	26697	UTCE	43567	1979	21,697
	PLCI	26638	UTCI	43568	1979	21,697
	PLCI	26639	UICI	43569	1979	21,697
•	PLCI	26790	UTCI	43570	1979	21,697
	PLCI	26701	UTCI	43574	1979	21,697
	PLCI	26702	UTCI	43575	1979	21,697
	PLCI	26703	UTCI	43586	1979	21,697
	PLCI	26704	UTC1	43588	1979	21,697
	PLCI	26705	UTCE	43591	1973	21,697
	PLCI	26706	UICI	43602	1979	21,697
	PLCI	26707	UTCI	43605	1979	21,697
	PLCI	26708	UTCE	43610	1979	21,697
	PLCI	26709	UICI	43612	1979	21,697
-	PLCI	26710	UICI	43614	1979	21,697
	PLIA	26711	UTCI	43616	1979	21,697
	PLCX	.6712	UICE	43623	1979	21,697
	FLLX	26713	UTCI	43624		21,697
	FLOS	26714	UICE	43628	1973	21,697

·

PLG UNION			YEAR		
CAR NUI	MBER	CAR M	MPEL	8UILT	COS!
LCI	26715	UICI	4363 0	1979	21,697
LCX	26716	UTCI	43639	1979	21,697
LCI	26717	UTCI	43640	1979	21,697
LCI	26718	UTCI	43644	1979	21,697
LCI	26713	UTCI	43645	1979 -	21,697
LCI	26722	IAIS	43357	1979	21,697
101	26723	IAIS	43405	1979	21,697
TCI	26724	IAIS	43413	1979	21,697
LCI.	26725	IAIS	43432	1979	21,697
LCI	26726	IAIS	43435	1979	21,697
LCI	26727	IAIS	43436	1979	21,697
TCI	26728	IAIS	43437	1979	21,697
LCI	26729	IAIS	43438	1979	21,697
LCI	26730	IAIS	43439	1379	21,637
to:	26731	IAIS	43440	1979	21,637
LCI	26732	IAIS	43441	1979	21,697
'LCI	26703	IAIS	43442	1373	21,697
યત	26734	IAIS	43443	1979	21,697
Lil	26735	1415	43444	1979	21,697
LCI	26736	IAIS	43145	1973	21,697
LCI	26737	IAIS	43446	1373	21,697
ACI.	26738	IAIS	43447	1979	21,697
MCI	2672)	IAIS	43448	1979	21,697
PLCI	26740	IAIS	43449	1979	21,697
PLCI	26741	IAIS	43455	1979	21,697
PLCI	26742	IAIS	43526	1979	21,697
PLCI	26743	IAIS	43541	1979	21,697
PLCI	26744	IAIS	43561	1979	21,697
PLCI	26745	IAIS	43579	1379	21,697
PLCI	26762	PM	180747	1979	21,697
PLCI	26763	BH	480748	1979	21,697
PL CX	26764	BN	480749	1379	21,697
PLCI	26765	811	480750	1979	21,697
fi (I	:6766	8M	480751	1979	21,697
flii	26732	BN	480759	1979	21,697
11:1	.4885	WC 1F	43052	1223	21,637
FLEX	7883?	W.TF	43370	1973	21,697
f (i)	, I,BR7	W(IF	4007.7	1979	21,637

.

.

•

		·				
	•					
						•
						•
						-
	PL(UNION	TANK	YEAR	
	CAR M		(AF NU	WRE B	BUILT	cost
	PLCI	26888	WC1P	43374	1979	21,697
	FLCI	26883	WCTR	43377	1973	21,697
	PLCI	26890	UCTR	43382	1979	21,697
	PLCI	26891	UCTR	43461	1979	21,697
	PLCI	26892	UCTR	43462	1979	21,697
	PLCI	26893	SETR	43477	1979	21,697
	PLCI	26894	UCTR	43483	1979	21,697
	FLCI	26835	WCTR	43490	1979	21,697
	PLCI	26896	WCTR	43499	1979	21,697
	PLCI	26897	UCIR	43505	1979	21,697
	FLCI	26898	WCTR	43506	1979	21,697
	PL(T	26899	WCTR	43513	1979	21,697
	PLCI	26900	WC TP	43514	1979	21,697
•	PLCI	26301	WOTE	43519	1979	21,697
	PLCI	26302	WCTP WCTP	43525 43528	1979 1979	21,697 21,697
	PLCI PLCI	26903 26904	WLTR	43529	1373	21,697
	PLCI	26305	WCIR	43530	1379	21,697
	PLCX	26306	MCIR	43535	1979	21,697
	FLCI	26907	WCTR	43540	1979	21,697
	PLCX	26908	WCTR	43558	1979	21,697
	PLCI	26909	UCTR	43564	1979	21,697
	PLCI	26310	WCTP	43565	1979	21,697
	PLCI	269114	UCTR	43573	1979	21,697
	PLCI	26912	WCTR	43581	1979	21,697
	PLCI	26913	WCTR	43584	1979	21,697
	PLCI	26914	WCTP	43589	1979	21,697
	PLCI	26915	WCTR	43592	1979	21,697
	PLCI	26916	WCTR	43596	1379	21,697
	PLCI	26917	WOTE	43597	1979	21,697
	PLCI	26918	WCTR	43598	1979	21,697
	PLCI	26313	WCTR	43604	1979	21,697
	FL(I	26920	MC 16	43607	1979	21,697
	PLCI PLCI	26921 26922	WCTR WCTR	43621 43622	197 9 1979	21,697
	PLOX	26923	W) TR W) TP	43626	1979	21,697 21,697
	FLCX	26923		43631	1979	21,697
	PLCI	26925		43635	1373	21,697
	1 6 7 4	. 9 / . 3	₩ *.	1,00,0	. ,, ,	41,077

PLC CAR N		UNION Car nu		YEAR BUILT	COST	
PLCI	26926	UCIR	43642	1979	21,697	
PLCI	26927	UCTR	43647	1979	21,697	
PLCI	26928	UCTR	43548	1979	21,697	
PLCI	2692 9	UCTR	43656	1979	21,697	
PLCI	269 30	UCTR	43661	1979	21,697	
PLCI	26931	HCTR	43663	1979	21,697	
PLCI	26938	UCTR	45146	1979	21,697	
PLCI	26939	WCTR	45158	1979	21,697	
PLCI	26940	WCTR	45169	1979	21,697	
PLC1	26941	UCTR	45173	1979	21,597	
PLCI	26942	UC IP	45176	1979	21,697	
PLCI	26943	UCTR	45212	1979	21,697	
PLCI	26944	UCTR	45217	1979	21,697	
PLCI	26945	WCTR	45220	1979	21,697	
PLCX	26946	WETR	45240	1979	21,697	
FLCI	26947	MCTR	45252	1979	21,697	
PLCI	26948	MCTP	45253	1979	21,637	
FLCI	26949	W. IR	45254	1979	21,697	
FLCI	26950	WCTP	45255	1979	21,697	
FLCI	26951	WCTR	45257	1979	21,697	
PLCI	26952	MCTR	45260	1979	21,697	
PLCI		MCIP	45264	1979	21,697	
	26953				•	
PLCI	26354	UCTR	45272	1979	21,697	

6,270,433

FLC		UNION	TANK	YEAR	
CAR N	UMBER	CAR N	MBER	BUILT	COST
PLCI	12704	UILX	220040	1990	23,454
PLCI	12705	UTLI	220041	1980	23,454
PLCI	12706	OTLI	220042	1990	23,454
PLCI	12707	UTLI	220043	1990	23,454
PLCX	12708	UTLX	220044	1980	23,454
PLCI	12709	UTLE	220046	1980	23,454
PLCI	12710	UTLI	220048	1900	23,454
PLCI	12711	UTLI	220049	1980	23,454
PLCX	12712	UTLI	220051	1980	23, 454
PLCI	12713	UTLI	220052	1980	23,454
PLOT	12714	UTLI	220054	1980	23,454
PLCX	12715	UTLI	220055	1980	23,454
PLCE	12716	UTLI	220056	1980	23,454
FLCI	12717	UILX	220057	1380	23,454
PLCX	12718	UTLI	220059	1980	23,454
PLCI	12713	UTLX	220060	1980	23,454
PLCI	12720	UTLI	220061	1980	23, 454
PLOX	12721	UTLX	220063	1980	23,454
PLCI	12722	UTLT	220064	1980	23,454
PLCI	12723	UILX	220066	1980	23, 454
PLCI	12724	UTLX	220068	1980	23,454
PLCI	12725	UTLI	220070	1980	23,454
PLCI	12726	UTLI	220071	1980	23, 454
PLCI	12727	UTLI	220072	1980	23,454
PLCI	12728	UTLI	220073	1980	23,454
PLCI	12729	UTLI	220075	1980	23,454
PLCI	12730	UTLX	220076	1980	23,454
PLCI	12731	UTLI	220077	1980	23, 454
PLCI	12732	UTLX	220079	1980	23, 454
PLCI	12733	UTLI	220080	1980	23, 454
PLCI	12734	UTLI	229081	1980	23,454
PLCI	12735	UTLI	220082	1980	23, 454
FLCI	12736	UTLX	220083	1980	23, 454
PLCI	12737	UTLX	220085	1380	23, 454
FLOI	10709	ULI	220097	1380	23, 454
Pt (I	12729	UTLI	220030	1980	23,454
L) 7.1	12740	VILI	220092	1980	23, 454
PLEA	1.766	UIC)	43199	1980	23,454

•

	PLC		UNION		YEAR	
	CAR M	UMBER	CAR N	LMBER	BUILT [*]	COST
•	PLCI	12767	UICI	43101	1980	23, 454
•	PLCI	12768	UICI	43102	1980	23, 454
	PLCI	12769	ALCE	43163	1980	23, 454
	PLCI	12770	UTCI	43184	1980	23, 454
	PLOX	12771	UTCI	43165	1980	23, 454
	PLCI	12772	UTCI	43106	1980	23, 454
	PLCI	12773	UTCI	43167	1900	23, 454
	PLCI	12774	UTCI	43180	1900	23, 454
•	PLCI	12775	UTCI	43199	1900	23, 454
	PLCI	12776	UTCI	43192	1980	23, 454
	PLCI	12777	UTCI	43212	1980	23, 454
	PLCI	12778	UTCI	43216	1980	23, 454
	PLCI	12390	UTLI	220045	1980	23, 454
	PLCI	13987	UTCI	43211	1980	23,454
	PLCI	13888	UTCI	43213	1980	23, 454
	FLCI	13889	UTCI	43214	1990	23, 454
	PLCI	13890	utci	43215	1380	23,454
	PLCT	13891	UTCE	43217	1980	23, 454
	PLCI	13892	UICX	43219	1980	23,454
	PLCI	13893	UTCI	43220	1980	23, 454
	PLCI	13894	UTCI	43221	1980	23,454
	PLCI	13895	UTCE	43222	1980	23, 454
	PLCI	13896	UTCX	43224	1380	23,454
	PLCI	13986	UTLI	220050	1980	23,454
	PLCI	13387	UTLI	220053	1980	23,454
	PLCI	13988	UTLI	220058	1380	23,454
	PLCI	13989	UTLX	220062	1980	23,454
	PLCI	13990	UTLI	220065	1980	23,454
	PLCI	13991	UILI	220067	1380	23,454
	PLCI	13992	UTLI	220074	1980	23,454
	PLCI	13993	UTLX	220084	1980	23,454
	FLCI	13994	UTLI	220086	1980	23,454
	PLCI	13935	UILI	220091	1980	23, 454
	PLCI	139%	UILK	220093	1980	23, 454
	reci	25500	UTCX	43008	1980	23,454
	PLCI	25501	UICI	43023	1980	23,454
	PLCI	25502	UICI	43126 .		23,454
	FLCT	2551.3	UICI	43963	1980	23,454

•

•

PLO		UNION	TANK	YEAR	
	LIMBE R	CAF M		DUILT	COST
PLCI	25638	UICE	43027	1980	23, 454
PLCI	25639	UTCI	43435	1980	23,454
PLCI	25640	UTCI	43093	1980	23, 454
PLCI	25641	UTCI	43090	1980	23,454
PLCI	25642	UTCI	43100	1980	23,454
PLCI	25643	UTCI	43111	1980	23,454
PLCI	25644	UTCI	43116	1900	23, 454
PLCI	25645	UTCI	43118	1900	23,454
PLCI	25646	UTCI	43131	1900	23, 454
PLCI	25647	UTCE	43145	1980	23,454
PLCI	25648	UTCE	43158	1960	23, 454
PLCI	25649	utci	43165	1980	23,454
PLCI	25650	UTCI	43169	1990	23,454
PLCI	25651	UTCE	43177	1980	23,454
FLCI	25874	UTCI	43003	1980	23,454
PLCI	25875	UICI	43010	1380	23,454
FLCI	2587€	UICI	42012	1360	23, 454
PLCI	25877	UTCI	43013	1980	23, 454
FLCI	25078	UTCI	42016	1980	23, 454
PLCI	25879	UICI	43017	1980	23, 454
PLCI	25880	UTCI	43018	1980	23, 454
PLCI	25881	UICI	43019	1990	23, 454
PLCI	25882	UTCI	43020	1980	23, 454
PLCI	25883	UTCI	43024	1980	23,454
PLCI	25884	UTCI	43047	1980	23,454
PLCI	25930	UTCI	43002	1980	23,454
PLCE	25931	1370	43023	1990	23,454
PLCI	25932	UICI	43039	1980	23,454
PLCI	25933	UICI	43049	1980	23,454
PLCI	25334	UTCI	43082	1980	23,454
PLCI	25935	UTCI	43085	1990	23,454
PLCI	25936	UTCI	43086	1380	23,454
PLCI	25937	UTCI	43091	1980	23, 454
PLCI	25938	NICT	43097	1380	23,454
FLCI	.5333	UTCI	43077 43104	1360	23,454
PLCI	.5331 25340	UICI	43112	1380	23,454
FLIE	25341	1)TU	43112	1980	23,454
FLCI	35147	Ulti	43117	1.380	23,454
1.6.4		011.4	43111	1 10.1	

.

•

. •

	PLC CAF MUMBER		UNION CAR M			cost
•	PLCI	25943	uici	43121	1980	23,454
	PLCI	25944	UTCE	43122	1980	23, 454
	PLCI	25345	UICI	43132	1980	23,454
	PLCI	25946	UTCE	43142	1980	23,454
	PLCI	25947	UICE	43144	1980	23,454
•	PLCI	25948	UTCI	43145	1980	23,454
	PLCI	25949	UTCE	43148	1900	23,454
	PLCI	25950	UTCI	43152	1980	23, 454
	PLCI	25951	UTCE	43155	1980	23, 454
	PLCI	25952	UTCE	43156	1980	23, 454
•	PLCI	25953	UTCI	43157	1980	23,454
	PLCI	25954	UTCX	43172	1980	23, 454
	PLCI	25955	UICI	43179	1980	23,454
	PLCX	25978	UTCI	43150	1980	23, 454
•	FLCX	25979	UICI	43162	1380	23,454
	PLCX	26721	UICI	44953	1980	23, 454
	PLCX	26747	8X	480700	1980 1980	23, 454
	FLCX	26748	BH	480701	1980	23, 454
	ILUX	26749	BN	480702	1980	23,454
	PLEX	.:E750	BN	480702	1980	23,454
•	PLCI	26751	BN	480704	1380	23,454
	PLCI	26752	811	480705	1980	23, 454
	PLCI	26753	811	480706	1980	23,454
	PLCI	26754	9M	480707	1980	23,454
	PLCI	26755	M	480740	1980	23, 454
,	PLCI	26756	3M	480741	1980	23,454
	PLCI	26757	M	480742	1390	23, 454
	PLCI	26758	3 K	480743	1980	23,454
	PLCI	26759	M	480744	1380	23,454
	PLCI	26760	M	480745	1980	23, 454
	PLCI	26761	ÇN av	480746	1980	23,454
	FLCI	26767) (480752	1380	23,454
	PLCI	26768	BN	4B0753	1980	23,454
	PLCI	26769	9 00	480754	1980	23,454
	FLCI	26770	911	48v755	1980	23,454
	PLCI	36771	9 00	480756	1980	23, 454
				480757	1380	23,454
	PLCI PLCI	26172 26773	BN BN	480758		23, 454

•

•					
					• .
PL	r	UNION	TANK	YEAR	
	NUMBER	CAR NL		BUILT	COST
PLCX	26807	WCTR	9001	1980	23,454
PLCX	26808	WCTR	9002	1980	23, 454
PLCX	26809	WCTR	9003	1980	23,454
PLCX	26810	WCTR	9004	1980	23,454
PLCX	· 26811	WCTR	9005	1980	23, 454
PLCI	26812	NCTR	9006	1980	23,454
PLCX	26813	WCTR	9007	1980	23, 454
PLCX	26814	WCTR	9008	1980	23,454
PLCX	26815	WCTR	9009	1980	23,454
PLCX	26816	WCTR	9010	1980	23,454
PLCX	26817	WCTR	9011	1980	23,454
PLCX	26818	WCTR	9012	1980	23,454
PLCX	26819	WCTR	9013	1980	23,454
FLCX	26820 26821	WCTR	9014	1980	23, 454
PLCX PLCX	26822	WETR Wetr	9015 9016	1980 1980	23, 454
FLCX	26823	WCTR	9017	1980	23,454 23,454
PLCX	26824	WCTR	9018	1980	23,454
PLCX	26825	WCTR	9019	1980	23,454
PLCX	26826	WCTR	3020	1980	23,454
PLCX	26827	WETR	9021	1980	23,454
PLCX	26828	NCTR	9022	1980	23,454
PLCX	26829	WCTR	9023	1980	23,454
PLCI	26830	MCTR	9024	1980	23,454
PLCI	26831	WCTR	9025	1980	23,454
PLCI	26833	WCTR	9027	1980	23,454
PLCI	26834	WCTR	9028	1980	23,454
PLCI	26835	WCTR	9029	1980	23,454
PLCI	26836	WCTR	9030	1980	23,454
PLCX	26837	WCTR	3031	1980	23,454
PLCX	26838	MCTR	9032	1980	23,454
PLCX	26839	WCTR	9033	1980	23,454
PLCX	26840	WCTR	9034	1980	23,454
PLCX	26841	WETR	9035	1980	23,454
PLOX	26842	WOTE	9036	1980	23,454
PLOX	26843 26844	WCTR WCTR	3037 3038	1980 1980	23,454 23,454
PLOX PLOX	26845	WOTE	3039	1980	23,454
LLIY	70047	MCIV	1021	1 707	£01 404

•						
				•		
				•		
•						•
	PLC		UNION	TANK	YEAR	
	CAR N	IMBER	CAR NU		BUILT	COST
						
	PLCX	26846	WETR	9040	1980	23,454
	PLCX	26847	WCTR	9041	1980	23,454
	PLCI	26848	WCTR	9042	1980	23,454
	PLCX	26849	WCTR	9043	1980	23,454
	PLCX	26850	WCTR	9044	1980	23,454
	PLCX	26851	WCTR	9045	1980	23,454
	PLCI	26852	WCTR	9046	1980	23,454
	PLCX	26853	WCTR	9047	1980	23,454
	PLCI	26854	WCTR	9048	1980	23,454
	PLCX	26855	WETR	9049	1980	23,454
	PLCX	26856	WCTR	9050	1980	23,454
	PLCX	26857	WCTR	8531	1980	23,454
	PLCX	26858	WCTR	8532	1980	23,454
	FLCX	26859	WCTR	8533	1980	23, 454
	PLCX	26860	WCTR	8534	1980	23,454
	PLCX	26861	WCTR	8535	1980	23,454
	FLCX	26862	WCTR	8536	1980	23,454
	PLCX	26863	MCTR	8537	1980	23,454
	PLCX	26864	WCTR	8538	1980	23,454
	PLCX	26865	WCTR	8539	1980	23,454
	PLCI	26866	WCTR	43080	1980	23,454
	PLCX	26867	WCTR	43094	1980	23,454
	PLCX.	26868	WCTR	43100	1980	23,454
	PLCX	26869	WCTR	43102	1980	23,454
	PLCI	26870	WETR	43105	1980	23, 454
•	PLCX	26871	WETR	43114	1980	23,454
	PLCI	26872	WCTR	43164		23,454
	PLCI	26873	MCTR	43168	1980	23,454
	PLCX	26874	WCTR	43191	1980	23,454
	PLCX	26875	NCTR	43194	1980	23, 454
	PLCX	26876	MCTR	43195	1980	23,454
	PLCX	26877	MOTE	43196	1980	23,454
	PLOX	26878	WCTR	43199	1980	23,454
	PLCX	26879	WETR	43200	1980	23, 454
	PLCX	26880	MCTR	43204	1980	23,454
	PLCX	26881	NCTR	43206	1980	23, 454
	PLCX	26882	WOTE	43207	1980	23,454
•	PLOX	26883	WCTR	43208	1980	23, 454
		40000	WUIK	43200	1700	20,101

PLO	·	UNION	TANK	YEAR			
ČAR N	IUMBER	CAR NU	INBER	BUILT	COST		
PLCX	26884	WCTR	43209	1980	23,454		
PLCX	26932	WCTR	43727	1980	23,454		
PLCX	26933	WETR	43790	1980	23,454		
PLCX	26934	WCTR	43792	1980	23, 454		
PLCX	26935	WCTR	43797	1980	23,454		
PLCX	26936	WCTR	43994	1980	23,454		
PLCX '	26937	WCTR	44950	1980	23, 454		
PLCX	28342	UTCX	43312	1980	23,454		
PLCX	28355	UTCX	43325	1980	23,454		
					5,558,598		

	PLC CAR NUMBER		UNION TANK CAR NUMBER				cost
PLCX	12448	UTLX	220100	1981	24,942		
PLCX	12449	UTLX	220101	1981	24,942		
PLCX	13979	UTLX	220202	1981	24,942		
PLCX	13980	UTLX	220203	1981	24,942		
PLCX	13981	UTLX	220205	1981	24,942		
PLCX	13982	UTLX	220208	1981	24,942		
PLCX	13983	UTLX	220207	1981	24,942		
PLCX	13984	UTLX	220208	1981	24,942		
PLCX	13985	UTLX	220209	1981	24,942		
					224, 478		
					=======================================		

• .

DEFINITIONS

Re: PULLMAN LEASING TRUST NO. 88-3
Annex 1

TABLE OF CONTENTS

		Page
General	Provisions	1
Defined	Terms	1

DEFINITIONS

Re: PULLMAN LEASING TRUST NO. 88-3

General Provisions

The following terms shall have the following meanings for all purposes of the Operative Agreements referred to below, unless otherwise defined in an Operative Agreement or the context thereof shall otherwise require. In the case of any conflict between the provisions of this Definition Annex and the provisions of the main body of any Operative Agreement, the provisions of the main body of such Operative Agreement shall control the construction of such Operative Agreement.

Unless the context otherwise requires, (i) references to agreements shall be deemed to mean and include such agreements as the same may be amended and supplemented from time to time, and (ii) references to parties to agreements shall be deemed to include the successors and permitted assigns of such parties.

Defined Terms

"Additional Rent" shall mean all amounts, liabilities and obligations (other than Fixed Rent) which the Lessee is obligated to pay under the Lease or the Participation Agreement, including, but not limited to, Termination Value and Casualty Value payments, and amounts, if any, payable, under Section 2.6 of the Participation Agreement (to the extent such payment does not give rise to a rental adjustment under Section 2.3 of the Lease) by the Lessee.

"Affiliate" shall mean a Person (i) which directly or indirectly through one or more intermediaries controls, or is controlled by, or is under a common control with, the Lessee, (ii) which beneficially owns or holds 5% or more (by number of votes) of any class of the Voting Stock of the Lessee or (iii) 5% or more (by number of votes) of the Voting Stock (or in the case of a Person which is not a corporation, 5% or more of the equity interest) of which is beneficially owned or held by the Lessee or a Subsidiary. The term "control" means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership of voting securities, by contract or otherwise.

"Applicable Percentage" shall mean, with respect to any Noteholder, the fraction, expressed as a percentage, the numerator of which is the principal balance of such Noteholder's Note and the denominator of which is the princi-

pal balance of all Notes (including such Noteholder's Note). The Applicable Percentage of each original Note Purchaser is set forth by such Note Purchaser's name on <u>Schedule 2</u> to the Participation Agreement.

"Appraisal Procedure" shall mean the following procedure for determining the Fair Market Value or the Fair Rental Value, as the case may be, of any property: If either party to the Lease shall have given written notice to the other party requesting determination of such value by the Appraisal Procedure, the parties shall consult for the purpose of appointing a qualified independent appraiser by mutual agreement. If no such appraiser is so appointed within fifteen (15) days after such notice is given, each party shall appoint a qualified independent appraiser within twenty (20) days after such notice is given. If one party appoints an appraiser pursuant to the preceding sentence, the appraisal shall be made by such appraiser if the other party fails to appoint a second appraiser within the applicable time limit. If both parties appoint appraisers, the two appraisers so appointed shall within thirty (30) days after such notice is given appoint a third independent appraiser. If no such third appraiser is appointed within thirty (30) days after such notice is given, either party may apply to the American Arbitration Association to make such appointment, and both parties shall be bound by any such appointment. Any appraiser or appraisers appointed pursuant to the foregoing procedure shall be instructed to determine one or more of the Fair Market Value or the Fair Rental Value of such property within twenty (20) days after its or their appointment. If the parties shall have appointed a single appraiser, its determination of values shall be final. If three appraisers shall be appointed, the values determined by the three appraisers shall be averaged, the determination which differs most from such average shall be excluded, the remaining two determinations shall be averaged and such average shall be final.

"Assigned Agreements" shall mean the Lease Agreement, the Guaranty, and all of the other agreements referred to in Section 1.3 of the Security Agreement.

"Bankruptcy Code" shall mean the Bankruptcy Code of 1978, as amended from time to time, 11 U.S.C. § 101 et seq.

"Base Term" shall have the meaning specified in Section 3 of the Lease.

"Base Term Commencement Date" shall mean June 15, 1989.

"Beneficial Interest" shall mean the interest of the Trustor under the Trust Agreement. "Bill of Sale" shall have the meaning specified in Section 4.1(g) of the Participation Agreement.

"Business Day" shall mean any day other than a Saturday, Sunday or day on which banks in the states of Illinois, Delaware or Connecticut are authorized or permitted to be closed.

"Casualty Occurrence" shall have the meaning specified in Section 11.2 of the Lease.

"Casualty Value" shall mean during the Interim Term and the Base Term the amount determined in accordance with Schedule C, to the Lease, and during any Renewal Term, the amount determined in accordance with Section 18 of the Lease.

"Code" shall mean the Internal Revenue Code of 1986, as amended from time to time.

"Collateral" shall have the meaning specified in Section 1 of the Security Agreement.

"Default" under the Lease shall mean any event which would constitute an Event of Default under the Lease if any requirement in connection therewith for the giving of notice or the lapse of time, or both, had been satisfied.

"Default" under the Security Agreement shall mean any event which would constitute an Event of Default under the Security Agreement if any requirement in connection therewith for the giving of notice, or the lapse of time, or both, had been satisfied.

"Delayed Delivery Date" shall have the meaning specified in Section 2.3(b) of the Participation Agreement.

"Delivery Date" shall have the meaning specified in Section 2.3(a) of the Participation Agreement.

The term "employee benefit plan" has the meaning specified in Section 3 of ERISA.

"Enforcement Date" shall have the meaning specified in Section 7.3(a) of the Security Agreement.

"Equipment" shall mean collectively those items of railroad rolling stock described in Schedule A to the Lease, together with any and all accessions, additions, improvements and replacements from time to time incorporated or installed on any item thereof which are the property of the Owner-Trustee pursuant to the terms of the Lease, and "Item" or "Item of Equipment" shall mean individually the various items thereof.

"Equipment Closing Date" is defined in Section 2.3 of the Participation Agreement.

"Equipment Cost" shall mean, for each Item of Equipment, the price paid to the Lessee therefor pursuant to Section 2 of the Participation Agreement and as set forth in the Lease Supplement.

"Equipment Lease" or "Equipment Lease Agreement" - See "Lease."

"ERISA" shall mean the Employee Retirement Income Security Act of 1974, as amended, or any successor law.

"Event of Default" under the Lease is defined in Section 14 thereof.

"Event of Default" under the Security Agreement is defined in $\overline{\text{Section 7.1}}$ thereof.

"Excepted Rights in Collateral" shall mean the following described properties, rights, interests and privileges:

- (a) the right of the Owner-Trustee or the Trustor to assent to a Permitted Contest under the Lease but not to the exclusion of any other affected Indemnified Parties;
- (b) all payments of any indemnity under Section 6 of the Lease which by the terms thereof are payable to the Owner-Trustee or the Trustor for its own account;
- (c) any insurance proceeds payable under general public liability policies maintained by the Lessee pursuant to Section 11 of the Lease which by the terms of such policies or the terms of the Lease are payable directly to the Owner-Trustee or the Trustor for its own account;
- (d) all rights of the Owner-Trustee or the Trustor under the Lease to demand, collect, sue for or otherwise obtain all amounts from the Lessee due the Owner-Trustee or the Trustor on account of any such indemnities or payments referred to in paragraph (b) above and to seek legal or equitable remedies to require the Lessee to maintain the insurance coverage referred to in paragraph (c) above, provided that the rights referred to in this paragraph (d) shall not be deemed to include the exercise of any remedies other than as provided for in Section 14.2(a) of the Lease;

- (e) if an Event of Default under the Lease based solely on a breach of any covenant of the Lessee to pay any indemnity referred to in paragraph (b) above or to maintain any insurance referred to in paragraph (c) above shall occur and be continuing, the right of the Owner-Trustee or the Trustor to exercise the remedies, but only those remedies, provided for in Section 14.2(a) of the Lease, to enforce performance by the Lessee of any covenants of the Lessee to pay any such indemnity or payment directly to the Owner-Trustee or the Trustor or to maintain such insurance or recover damages for the breach of any such covenant;
- (f) the right of the Owner-Trustee or the Trustor, but not to the exclusion of the Security Trustee, (i) to receive from the Lessee certificates and other documents and information which the Lessee is required to give or furnish to the Owner-Trustee or the Trustor pursuant to the Lease, and (ii) to inspect the Equipment and all records relating thereto;
- (g) so long as no Default or Event of Default under the Security Agreement has occurred and is continuing, the right, to the exclusion of the Security Trustee, to adjust Rent, Casualty Values and Termination Values as provided in Section 2.3 of the Lease and to exercise all rights of the Owner-Trustee provided in Section 18 of the Lease; and
- (h) any rights of the Owner-Trustee and the Trustor under the Guaranty with respect to the guarantee thereunder of the payment of any amounts constituting Excepted Rights in Collateral identified in paragraphs (a) through (g) above.

"Fair Market Value" shall mean with respect to the Equipment or any Item thereof, the fair market sales value of the Equipment or such Item, determined in accordance with Section 14 or Section 18 of the Lease, as the case may be.

"Fair Rental Value" shall mean with respect to the Equipment or any Item thereof, the fair market rental value of the Equipment or such Item, determined in accordance with Section 14 or Section 18 of the Lease, as the case may be.

"Fixed Rent" shall mean all rent payable pursuant to Section 2.1(a) of the Lease for the Base Term and all Rent payable pursuant to Section 18 of the Lease for the Renewal Term, if any.

"Guarantor" means Signal Capital Holdings Corporation, a Delaware corporation.

"Guaranty" means the Guaranty dated as of December 15, 1988, executed by the Guarantor in favor of the Owner-Trustee (individually and as trustee), the Trustor, the Security Trustee and the Note Purchasers (and any other Noteholders), unconditionally guaranteeing the obligations of the Lessee.

"Guidelines" shall mean the guidelines set forth in Revenue Procedure 75-21, 1975-1 C.B. 715, as further set forth in Revenue Procedure 75-28, 1975-1 C.B. 752, and as modified in Revenue Procedure 76-30, 1976-2 C.B. 647 and Revenue Procedure 79-48, 1979-2 C.B. 529 that are applied by the Internal Revenue Service in determining, for advance ruling purposes, whether leveraged lease transactions (other than transactions which are treated as leases pursuant to Section 168(f)(8) of the Code) are leases for federal income tax purposes.

"Indemnified Parties" shall mean the Participants, the Owner-Trustee, Wilmington Trust Company the Trust Estate and the Security Trustee, and successors, assigns, agents, servants, officers and employees of each of the foregoing.

"Interchange Rules" shall have the meaning specified in Section 7 of the Lease.

"Interest" shall mean the Beneficial Interest or a Note, individually, and "Interests" shall mean the Beneficial Interest and the Notes, collectively.

"Interim Term" shall have the meaning specified in Section 3 of the Lease.

"Itel Rail Merger" shall mean the transfer of the railcar assets of Itel Rail Corporation, a Delaware corporation, into the Lessee, by merger or otherwise.

"Item of Equipment" or "Item" shall mean each item of the Equipment.

"Late Rate" shall mean interest at the annual rate equal to the lesser of (a) the highest rate permitted by applicable law and (b) the greater of (i) 2% over the Prime Rate or (ii) 12.65%.

"Lease" or "Lease Agreement" or "Equipment Lease" shall mean the Equipment Lease Agreement dated as of December 15, 1988 between the Owner-Trustee, as lessor, and the Lessee, as lessee as amended or supplemented from time to time.

"Lease Supplement" shall mean the Lease Supplement, substantially in the form of Exhibit A to the Lease, entered into between the Lessor and the Lessee, covering the Equipment.

"Lessee" shall mean Pullman Leasing Company, a Delaware corporation, and any corporation which succeeds thereto by merger or consolidation or which acquires all or substantially all of the assets thereof.

"Lessee Agreements" shall mean the Purchase Agreements and the Operative Agreements to which the Lessee is a party.

"Lien" shall mean any mortgage, pledge, security interest, lien, encumbrance or other charge of any kind on property.

"Loan Value" shall have the meaning set forth in Section 5.1(c) of the Security Agreement.

"Macaulay Duration" shall mean with respect to any Note, the number obtained by dividing the Present Value of the Outstanding Dollar Years of such Note at the time of determination by the present value of the outstanding required payments of principal and interest on such Note at the time of determination. The original yield to maturity on such Note will serve as the discount rate (which shall be compounded on the same periodic basis as scheduled interest payments on such Note) for purposes of calculating the present value of the outstanding required payments of principal and interest on such Note.

"Net Economic Return" shall have the meaning specified in Section 2.3 of the Lease Agreement.

"Noteholder" shall mean the holder of any Note issued and outstanding under the Security Agreement.

"Note Purchaser" shall mean each Note Purchaser named in the Participation Agreement and its respective successors and assigns, including successive holders of the notes.

"Notes" shall mean the 10.65% Secured Notes due June 15, 1999 of the Owner-Trustee substantially in the form attached to the Security Agreement.

"Officer's Certificate" shall mean a certificate signed in the case of a corporation by the Chairman of the Board, the President or any Vice President, the Treasurer or an Assistant Treasurer of such corporation, in the case of a partnership by the Chairman of the Board, the President or any Vice President, the Treasurer or an Assistant Treasurer

of a corporate general partner, and in the case of a commercial bank or trust company, the Chairman or Vice Chairman of the Executive Committee of the Treasurer, any Trust Officer, any Vice President, any Executive or Senior or Second or Assistant Vice President, or any other officer or assistant officer customarily performing the functions similar to those performed by the Persons who at the time shall be such officers, or to whom any corporate trust matter is referred because of his knowledge of and familiarity with the particular subject.

"Operative Agreements" shall mean and include the Participation Agreement, the Bill of Sale, the Trust Agreement, the Lease, the Notes outstanding at the time of reference, the Security Agreement, the Guaranty and the Tax Indemnity Agreement.

"Order Note" shall mean any note issued pursuant to the Security Agreement as an unregistered Note transferable by endorsement and delivery.

"Owner-Trustee" shall mean Wilmington Trust Company not in its individual capacity but solely in its capacity as trustee under the Trust Agreement and its successors in trust thereunder.

"Owner-Trustee Agreements" shall mean the Operative Agreements to which Wilmington Trust Company, either in its individual or fiduciary capacity, is a party.

"Participants" shall mean the Note Purchasers and the Trustor.

"Participation Agreement" shall mean the Participation Agreement dated as of December 15, 1988, among the Lessee, the Participants, the Owner-Trustee and the Security Trustee.

"Permitted Contest" shall mean a good-faith contest which each Indemnified Party determines will be conducted in a manner so as to prevent the imposition of any criminal penalty on, or adverse effect on the title, property or right of, such Indemnified Party, of the legality or validity of any of the taxes, assessments, levies, fees or other governmental charges, or other claims, Liens or impositions which, under the terms of the Lease, are required to be paid or discharged by the Lessee or the Lessor, as the case may be, but for such contest.

"Permitted Encumbrances" with respect to the Equipment and each Item thereof, shall mean (i) the interest of the Lessee and the Owner-Trustee, respectively, under the Lease; (ii) any Liens thereon for taxes, assessments, levies,

fees and other governmental and similar charges not due and payable or the amount or validity of which is being contested by a Permitted Contest; (iii) any Liens of mechanics, suppliers, materialmen and laborers for work or services performed or materials furnished in connection with the Equipment or any Item thereof which are not due and payable or the amount or validity of which is being contested by a Permitted Contest; and (iv) the Lien and security interest granted to the Security Trustee under and pursuant to the Security Agreement.

"Permitted Sublessee" shall have the meaning specified in Section 17.1 of the Lease.

"Person" shall mean an individual, partnership, corporation, trust or unincorporated organization, and a government or agency or political subdivision thereof.

"Present Value of the Outstanding Dollar Years" shall mean with respect to any Note, the product obtained by (1) multiplying (A) the present value of each remaining required principal and interest payment (including repayment of principal at final maturity) of such Note, by (B) the number of years (calculated to the nearest one-twelfth) which will elapse between the time of determination and the date such required principal or interest payment is due, and (2) totaling all of the products obtained in (1). The original yield to maturity on such Note will serve as the discount rate (which shall be compounded on the same periodic basis as scheduled interest payments on such Note) for purposes of calculating the present value of the outstanding required principal and interest payments of such Note.

"Pricing Assumptions" shall have the meaning specified in Section 2.3 of the Lease.

"Prime Rate" shall mean the rate announced from time to time by Continental Bank, N.A. as its prime rate. The "Prime Rate" is one of several base rates used by Continental Bank, N.A. that serve as a basis upon which effective rates of interest are calculated for loans making references thereto and may not be the lowest of Continental Bank, N.A.'s rates.

"Proposed Guaranty Waiver Date" shall have the meaning specified in Section 1.3 of the Security Agreement.

"Proposed Waiver Date" shall have the meaning specified in Section 1.2(b) of the Security Agreement.

"Register" shall mean the register kept by the Owner-Trustee at the principal office of the Security Trustee

for the purpose of recording the registration and transfer of the Notes.

"Registered Note" shall mean any fully registered Note issued pursuant to the Security Agreement.

"Renewal Term" shall mean any term in respect of which the Lessee shall have exercised its option to renew the Lease pursuant to Section 18 thereof.

"Rent" shall mean all Fixed Rent and Additional Rent.

"Rent Payment Dates" shall mean December 15, 1989 and the fifteenth day of each June and December thereafter during the Term of the Lease.

"Secured Indebtedness" shall mean the outstanding Notes and all principal thereof (and premium, if any) and interest thereon and all additional amounts and other sums at any time due and owing from or required to be paid by the Owner-Trustee under the terms of the outstanding Notes or the Security Agreement.

"Security" shall have the same meaning as in Section 2(1) of the Securities Act of 1933, as amended.

"Security Agreement" shall mean the Security Agreement-Trust Deed dated as of December 15, 1988 between the Owner-Trustee, as debtor, and the Security Trustee, as secured party.

"Security Agreement Supplement" shall mean the Security Agreement-Trust Deed Supplement, substantially in the form of Exhibit B to the Security Agreement, entered into between the Owner-Trustee and the Security Trustee, covering the Equipment as amended or supplement from time to time.

"Security Trustee" shall mean The Connecticut Bank and Trust Company, National Association and its successors in trust as security trustee under the Security Agreement.

The term "separate account" shall have the meaning specified in Section 3 of ERISA.

"Subsidiary" shall mean any corporation, trust or association of which more than 50% (by number of votes) of the Voting Stock at the time outstanding shall at the time be owned, directly or indirectly, by the Lessee or by any other corporation, association or trust which is itself a Subsidiary within the meaning of this definition, or collectively by the Lessee and any one or more such Subsidiaries.

"Tax Indemnity Agreement" shall mean the Income Tax Indemnification Agreement dated as of December 15, 1988 between the Lessee and Trustor.

"Term" shall mean the full term of the Lease, including the Interim Term, the Base Term and any Renewal Term, subject to the provisions of Sections 11 and 14 of the Lease.

"Termination Value" shall mean, with respect to each Item of Equipment, an amount determined in accordance with Schedule D of the Lease.

"Total Equipment Cost" shall mean the sum of the Equipment Cost for each item of Equipment; provided that in no event shall the Total Equipment Cost exceed \$16,025,998.00.

"Trust" shall have the meaning specified in the Trust Agreement.

"Trust Agreement" shall mean the Trust Agreement dated as of December 15, 1988 between the Trustor and Wilmington Trust Company.

"Trust Estate" shall mean all the estate, right, title and interest of the Owner-Trustee in, to and under the Equipment and the Operative Agreements including, without limitation, all funds advanced to the Owner-Trustee by the Trustor, all proceeds from the sale of the Notes, all installments and other payments of Rent, insurance proceeds, Casualty Values, condemnation awards, Termination Values, purchase price and sale proceeds, and all other proceeds of any kind for or with respect to the Equipment and the Operative Agreements.

"Trustor" shall mean Wells Fargo Leasing Corporation, a California corporation, and its successors and permitted assigns of its Beneficial Interest.

"Trustor Agreements" shall mean the Operative Agreements to which the Trustor is a party.

"Type" or "Type of Equipment" shall have the meaning specified in Section 11.9 of the Lease.

"Voting Stock" shall mean Securities of any class or classes of a corporation, the holders of which are ordinarily, in the absence of contingencies, entitled to elect a majority of the corporate directors (or persons performing similar functions).